

SENATE BILL No. 86

DIGEST OF SB 86 (Updated January 23, 2008 5:53 pm - DI 106)

Citations Affected: IC 11-8; IC 36-2; noncode.

Synopsis: Sex and violent offender registry. Establishes a three tier system for sex offenders and requires offenders: (1) in Tier 3 to register for life; (2) in Tier 2 to register for 25 years; and (3) in Tier 1 to register for 15 years. Permits Tier 1 offenders to reduce their registration period by five years if they meet certain requirements, and establishes a judicial procedure to implement this reduction. Classifies persons convicted of Class A or Class B felonies violent offenders if the difference between the person's release date and the person's post incarceration supervision is less than sixty (60) days due to facility rule violations, and provides that violent offenders are required to register for life. Requires the department of correction ("the department") to determine the appropriate classification and registration period for sex or violent offenders and establishes a judicial procedure to challenge the department's determination. Specifies that persons who commit criminal deviate conduct in a correctional facility are required to register as a sex or violent offender. Requires local law enforcement to notify schools, public housing agencies, and other organizations in each county a sex offender registers when the offender registers or updates a registration. Makes numerous changes to the sex and violent offender registration requirements. (The introduced version of this bill was prepared by the sentencing policy study committee.)

Effective: July 1, 2008.

Steele

January 8, 2008, read first time and referred to Committee on Corrections, Criminal, and Civil Matters.
January 24, 2008, amended, reported favorably — Do Pass.



Second Regular Session 115th General Assembly (2008)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the 2007 Regular Session of the General Assembly.

SENATE BILL No. 86

A BILL FOR AN ACT to amend the Indiana Code concerning criminal law and procedure.

Be it enacted by the General Assembly of the State of Indiana:

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SECTION 1. IC 11-8-8-3, AS AMENDED BY P.L.216-2007,
SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2008]: Sec. 3. As used in this chapter, "principal residence"
means the residence or location where a sex or violent offender spends
the most time. The term includes a residence owned or leased by
another person if the sex or violent offender:

- (1) does not own or lease a residence; or
- (2) spends more time at the residence owned or leased by the other person than at the residence owned or leased by the sex or violent offender.

SECTION 2. IC 11-8-8-4.5, AS ADDED BY P.L.216-2007, SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 4.5. (a) Except as provided in section 22 of this chapter, as used in this chapter, "sex offender" means a person convicted of any of the following offenses:

- (1) Rape (IC 35-42-4-1).
- (2) Criminal deviate conduct (IC 35-42-4-2), including criminal

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SB 86-LS 6113/DI 106+





1	deviate conduct committed in a correctional facility.	
2	(3) Child molesting (IC 35-42-4-3).	
3	(4) Child exploitation (IC 35-42-4-4(b)).	
4	(5) Vicarious sexual gratification (including performing sexual	
5	conduct in the presence of a minor) (IC 35-42-4-5).	
6	(6) Child solicitation (IC 35-42-4-6).	
7	(7) Child seduction (IC 35-42-4-7).	
8	(8) Sexual misconduct with a minor as a Class A, Class B, or	
9	Class C felony (IC 35-42-4-9), unless:	
10	(A) the person is convicted of sexual misconduct with a minor	
11	as a Class C felony;	
12	(B) the person is not more than:	
13	(i) four (4) years older than the victim if the offense was	
14	committed after June 30, 2007; or	
15	(ii) five (5) years older than the victim if the offense was	
16	committed before July 1, 2007; and	
17	(C) the sentencing court finds that the person should not be	
18	required to register as a sex offender.	
19	(9) Incest (IC 35-46-1-3).	
20	(10) Sexual battery (IC 35-42-4-8).	
21	(11) Kidnapping (IC 35-42-3-2), if the victim is less than eighteen	
22	(18) years of age, and the person who kidnapped the victim is not	
23	the victim's parent or guardian.	
24	(12) Criminal confinement (IC 35-42-3-3), if the victim is less	
25	than eighteen (18) years of age, and the person who confined or	
26	removed the victim is not the victim's parent or guardian.	
27	(13) Possession of child pornography (IC 35-42-4-4(c)).	
28	(14) Promoting prostitution (IC 35-45-4-4) as a Class B felony.	y
29	(15) Promotion of human trafficking (IC 35-42-3.5-1(a)(2)) if the	
30	victim is less than eighteen (18) years of age.	
31	(16) Sexual trafficking of a minor (IC 35-42-3.5-1(b)).	
32	(17) Human trafficking (IC 35-42-3.5-1(c)(3)) if the victim is less	
33	than eighteen (18) years of age.	
34	(18) An attempt or conspiracy to commit a crime listed in	
35	subdivisions (1) through (17).	
36	(19) A crime under the laws of another jurisdiction, including a	
37	military court, that is substantially equivalent to any of the	
38	offenses listed in subdivisions (1) through (18).	
39	(b) The term includes:	
40	(1) a person who is required to register as a sex offender in any	
41	jurisdiction; and	
42	(2) a child who has committed a delinquent act and who:	



1	(A) is at least fourteen (14) years of age;	
2	(B) is on probation, is on parole, is discharged from a facility	
3	by the department of correction, is discharged from a secure	
4	private facility (as defined in IC 31-9-2-115), or is discharged	
5	from a juvenile detention facility as a result of an adjudication	
6	as a delinquent child for an act that would be an offense	
7	described in subsection (a) if committed by an adult; and	
8	(C) is found by a court by clear and convincing evidence to be	
9	likely to repeat an act that would be an offense described in	
10	subsection (a) if committed by an adult.	4
11	(c) In making a determination under subsection (b)(2)(C), the court	
12	shall consider expert testimony concerning whether a child is likely to	
13	repeat an act that would be an offense described in subsection (a) if	
14	committed by an adult.	
15	SECTION 3. IC 11-8-8-4.6 IS ADDED TO THE INDIANA CODE	
16	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY	4
17	1, 2008]: Sec. 4.6. (a) Except as provided in section 22 of this	
18	chapter, as used in this chapter, "tier III sex offender" means a	
19	person convicted of any of the following offenses:	
20	(1) Rape (IC 35-42-4-1).	
21	(2) Criminal deviate conduct (IC 35-42-4-2).	
22	(3) Child molesting under:	
23	(A) IC 35-42-4-3(a); or	
24	(B) IC 35-42-4-3(b) as a Class A felony.	
25	(4) Vicarious sexual gratification (including performing	
26	sexual conduct in the presence of a minor) under IC 35-42-4-5	
27	if the victim is less than fourteen (14) years of age.	V
28	(5) Sexual misconduct with a minor under:	
29	(A) IC $35-42-4-9(a)(2)$; or	
30	(B) IC 35-42-4-9(b)(2).	
31	(6) Sexual battery (IC 35-42-4-8) if the victim is less than	
32	fourteen (14) years of age.	
33	(7) Incest (IC 35-46-1-3) if the victim is less than sixteen (16)	
34	years of age.	
35	(8) Kidnapping (IC 35-42-3-2) if the victim is less than	
36	eighteen (18) years of age, and the person who kidnapped the	
37	victim is not the victim's parent or guardian.	
38	(9) Criminal confinement (IC 35-42-3-3) if the victim is less	
39	than eighteen (18) years of age, and the person who confined	
40	or removed the victim is not the victim's parent or guardian.	
41	(10) An attempt or conspiracy to commit a crime listed in	
12	subdivisions (1) through (9).	



1	(11) A crime under the laws of another jurisdiction, including
2	a military court, that is substantially equivalent to any of the
3	offenses listed in subdivisions (1) through (10).
4	(b) The term includes the following:
5	(1) A sexually violent predator (as defined in IC 35-38-1-7.5).
6	(2) A tier II sex offender who is convicted of a subsequent sex
7	offense.
8	(3) A tier II sex offender who is convicted of failure to register
9	under section 17 of this chapter.
10	(c) A person convicted of an offense described in this section is
11	a tier III sex offender by operation of law if one (1) or more of the
12	following conditions apply:
13	(1) The person was required to register as a sex or violent
14	offender in Indiana on June 30, 2008.
15	(2) After June 30, 2008, the person is:
16	(A) incarcerated, on probation, on parole, on home
17	detention, in a community corrections program, or under
18	another form of supervision imposed as the result of the
19	person's conviction for any offense; or
20	(B) released from incarceration, probation, parole, home
21	detention, a community corrections program, or another
22	form of supervision imposed as the result of the person's
23	conviction for any offense.
24	(3) The person commits the offense after June 30, 2008.
25	SECTION 4. IC 11-8-8-4.7 IS ADDED TO THE INDIANA CODE
26	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
27	1, 2008]: Sec. 4.7. (a) Except as provided in section 22 of this
28	chapter, as used in this chapter, "tier II sex offender" means a sex
29	offender convicted of any of the following offenses:
30	(1) Child molesting (IC 35-42-4-3(b)) as a Class C felony.
31	(2) Child exploitation (IC 35-42-4-4(b)).
32	(3) Vicarious sexual gratification (IC 35-42-4-5(a)) as a Class
33	D felony if the victim is thirteen (13) years of age or older.
34	(4) Child solicitation (IC 35-42-4-6).
35	(5) Child seduction (IC 35-42-4-7).
36	(6) Sexual battery (IC 35-42-4-8) if the victim is at least
37	thirteen (13) years of age but less than eighteen (18) years of
38	age.
39	(7) Sexual misconduct with a minor under IC 35-42-4-9(a)(1)
40	or IC 35-42-4-9(b)(1), unless:
41	(A) the person is convicted of sexual misconduct with a
42	minor as a Class C felony:



1	(B) the person is not more than:	
2	(i) four (4) years older than the victim if the offense was	
3	committed after June 30, 2007; or	
4	(ii) five (5) years older than the victim if the offense was	
5	committed before July 1, 2007; and	
6	(C) the sentencing court finds that the person should not be	
7	required to register as a sex offender.	
8	(8) Incest (IC 35-46-1-3) if the victim is thirteen (13) years of	
9	age or older.	
10	(9) Promoting prostitution (IC 35-45-4-4) as a Class B felony.	
11	(10) Promotion of human trafficking (IC 35-42-3.5-1(a)(2)) if	
12	the victim is less than eighteen (18) years of age.	
13	(11) Sexual trafficking of a minor (IC 35-42-3.5-1(b)).	
14	(12) Human trafficking (IC 35-42-3.5-1(c)(3)) if the victim is	
15	less than eighteen (18) years of age.	
16	(13) An attempt or conspiracy to commit a crime listed in	
17	subdivisions (1) through (12).	
18	(14) A crime under the laws of another jurisdiction, including	
19	a military court, that is substantially equivalent to any of the	
20	offenses listed in subdivisions (1) through (13).	
21	(b) The term includes the following:	
22	(1) a tier I sex offender who is convicted of a subsequent sex	
23	offense; or	
24	(2) a tier I sex offender who is convicted of failure to register	
25	under section 17 of this chapter.	
26	(c) A person convicted of an offense described in this section is	
27	a tier II sex offender by operation of law if one (1) or more of the	
28	following conditions apply:	V
29	(1) The person was required to register as a sex or violent	
30	offender in Indiana on June 30, 2008.	
31	(2) After June 30, 2008, the person is:	
32	(A) incarcerated, on probation, on parole, on home	
33	detention, in a community corrections program, or under	
34	another form of supervision imposed as the result of the	
35	person's conviction for any offense; or	
36	(B) released from incarceration, probation, parole, home	
37	detention, a community corrections program, or another	
38	form of supervision imposed as the result of the person's	
39	conviction for any offense.	
40	(3) The person commits the offense after June 30, 2008.	
41	SECTION 5. IC 11-8-8-4.8 IS ADDED TO THE INDIANA CODE	
42	AS A NEW SECTION TO READ AS FOLLOWS (FEFFCTIVE IIII V	



1	1, 2008]: Sec. 4.8. (a) As used in this chapter, "tier I sex offender"	
2	means a sex offender who is not a tier III sex offender or a tier II	
3	sex offender.	
4	(b) A person convicted of an offense referred to in section 4.5 of	
5	this chapter but not referred to in section 4.6 or section 4.7 of this	
6	chapter is a tier I sex offender by operation of law if one (1) or	
7	more of the following conditions apply:	
8	(1) The person was required to register as a sex or violent	
9	offender in Indiana on June 30, 2008.	
0	(2) After June 30, 2008, the person is:	
1	(A) incarcerated, on probation, on parole, on home	
2	detention, in a community corrections program, or under	
3	another form of supervision imposed as the result of the	
4	person's conviction for any offense; or	
.5	(B) released from incarceration, probation, parole, home	
6	detention, a community corrections program, or another	
7	form of supervision imposed as the result of the person's	
.8	conviction for any offense.	
9	(3) The person commits the offense after June 30, 2008.	
20	SECTION 6. IC 11-8-8-5, AS AMENDED BY P.L.216-2007,	
21	SECTION 13, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
22	JULY 1, 2008]: Sec. 5. (a) Except as provided in section 22 of this	
23	chapter, as used in this chapter, "sex or "violent offender" means a	
24	person convicted of any of the following offenses:	
2.5	(1) Rape (IC 35-42-4-1).	
26	(2) Criminal deviate conduct (IC 35-42-4-2).	
27	(3) Child molesting (IC 35-42-4-3).	
28	(4) Child exploitation (IC 35-42-4-4(b)).	V
29	(5) Vicarious sexual gratification (including performing sexual	
30	conduct in the presence of a minor) (IC 35-42-4-5).	
31	(6) Child solicitation (IC 35-42-4-6).	
32	(7) Child seduction (IC 35-42-4-7).	
33	(8) Sexual misconduct with a minor as a Class A, Class B, or	
34	Class C felony (IC 35-42-4-9), unless:	
35	(A) the person is convicted of sexual misconduct with a minor	
66	as a Class C felony;	
37	(B) the person is not more than:	
8	(i) four (4) years older than the victim if the offense was	
9	committed after June 30, 2007; or	
10	(ii) five (5) years older than the victim if the offense was	
1	committed before July 1, 2007; and	
12.	(C) the sentencing court finds that the person should not be	



1	required to register as a sex offender.	
2	(9) Incest (IC 35-46-1-3).	
3	(10) Sexual battery (IC 35-42-4-8).	
4	(11) Kidnapping (IC 35-42-3-2), if the victim is less than eighteen	
5	(18) years of age, and the person who kidnapped the victim is not	
6	the victim's parent or guardian.	
7	(12) Criminal confinement (IC 35-42-3-3), if the victim is less	
8	than eighteen (18) years of age, and the person who confined or	
9	removed the victim is not the victim's parent or guardian.	_
10	(13) Possession of child pornography (IC 35-42-4-4(c)).	4
11	(14) Promoting prostitution (IC 35-45-4-4) as a Class B felony.	
12	(15) Promotion of human trafficking (IC 35-42-3.5-1(a)(2)) if the	
13	victim is less than eighteen (18) years of age.	
14	(16) Sexual trafficking of a minor (IC 35-42-3.5-1(b)).	
15	(17) Human trafficking (IC 35-42-3.5-1(c)(3)) if the victim is less	_
16	than eighteen (18) years of age.	4
17	(18) (1) Murder (IC 35-42-1-1).	
18	(19) (2) Voluntary manslaughter (IC 35-42-1-3).	
19	(20) (3) An attempt or conspiracy to commit a crime listed in	
20	subdivisions (1) through (19). (2).	
21	(21) (4) A crime under the laws of another jurisdiction, including	
22	a military court, that is substantially equivalent to any of the	
23	offenses listed in subdivisions (1) through (20). (3).	
24	(5) A person who is incarcerated for a Class A or B felony if:	
25	(A) the person served a sentence in a facility maintained by	
26	the department after June 30, 2008; and	_
27	(B) the difference between the person's release date and	
28	the person's post incarceration supervision is less than	
29	sixty (60) days due to facility rule violations.	
30	(b) The term includes:	
31	(1) a person who is required to register as a sex or violent	
32	offender in any jurisdiction; and	
33	(2) a child who has committed a delinquent act and who:	
34	(A) is at least fourteen (14) years of age;	
35	(B) is on probation, is on parole, is discharged from a facility	
36	by the department of correction, is discharged from a secure	
37	private facility (as defined in IC 31-9-2-115), or is discharged	
38	from a juvenile detention facility as a result of an adjudication	
39	as a delinquent child for an act that would be an offense	
40	described in subsection (a) if committed by an adult; and	
41	(C) is found by a court by clear and convincing evidence to be	
42	likely to repeat an act that would be an offense described in	



1	subsection (a) if committed by an adult.
2	(c) In making a determination under subsection (b)(2)(C), the court
3	shall consider expert testimony concerning whether a child is likely to
4	repeat an act that would be an offense described in subsection (a) if
5	committed by an adult.
6	SECTION 7. IC 11-8-8-5.3 IS ADDED TO THE INDIANA CODE
7	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
8	1, 2008]: Sec. 5.3. As used in this chapter, "sex or violent offender"
9	means a person who is:
.0	(1) a sex offender under section 4.5 of this chapter;
1	(2) a violent offender under section 5 of this chapter; or
2	(3) both subdivisions (1) and (2).
.3	SECTION 8. IC 11-8-8-7, AS AMENDED BY P.L.216-2007,
.4	SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
.5	JULY 1, 2008]: Sec. 7. (a) Subject to section 19 of this chapter, the
6	following persons must register under this chapter:
7	(1) A sex or violent offender who resides in Indiana. A sex or
.8	violent offender resides in Indiana if either of the following
9	applies:
20	(A) The sex or violent offender spends or intends to spend at
21	least seven (7) days (including part of a day) in Indiana during
22	a one hundred eighty (180) day period.
23	(B) The sex or violent offender owns real property in Indiana
24	and returns to Indiana at any time.
2.5	(2) A sex or violent offender who works or carries on a vocation
26	or intends to work or carry on a vocation full-time or part-time for
27	a period:
28	(A) exceeding seven (7) consecutive days; or
29	(B) for a total period exceeding fourteen (14) days;
0	during any calendar year in Indiana regardless of whether the sex
31	or violent offender is financially compensated, volunteered, or is
32	acting for the purpose of government or educational benefit.
33	(3) A sex or violent offender who is enrolled or intends to be
34	enrolled on a full-time or part-time basis in any public or private
55	educational institution in Indiana, including any secondary
66	school, trade, or professional institution, or postsecondary
37	educational institution.
8	(b) Except as provided in subsection (e), a sex or violent offender
9	who resides or expects to reside as described in section 9(a)(3) of
10	this chapter in Indiana shall register with the local law enforcement
1	authority in the county where the sex or violent offender resides or
12	expects to reside. If a sex or violent offender resides or expects to



reside as described in section 9(a)(3) of this chapter in more than one (1) county, the sex or violent offender shall register with the local law enforcement authority in each county in which the sex or violent offender resides. If the sex or violent offender is also required to register under subsection (a)(2) or (a)(3), the sex or violent offender shall also register with the local law enforcement authority in the county in which the offender is required to register under subsection (c) or (d).

- (c) A sex or violent offender described in subsection (a)(2) shall register with the local law enforcement authority in the county where the sex or violent offender is or intends to be employed, or carry carries on a vocation, or expects to be employed or to carry on a vocation as described in section 9(a)(3) of this chapter. If a sex or violent offender is or intends to be employed, or carry carries on a vocation, or expects to be employed or to carry on a vocation as described in section 9(a)(3) of this chapter in more than one (1) county, the sex or violent offender shall register with the local law enforcement authority in each county. If the sex or violent offender is also required to register under subsection (a)(1) or (a)(3), the sex or violent offender shall also register with the local law enforcement authority in the county in which the offender is required to register under subsection (b) or (d).
- (d) A sex or violent offender described in subsection (a)(3) shall register with the local law enforcement authority in the county where the sex or violent offender is enrolled or intends expects to be enrolled as a student. described in section 9(a)(3) of this chapter. If a sex or violent offender is enrolled or expects to be enrolled as described in section 9(a)(3) of this chapter in more than one (1) county, the sex or violent offender shall register with the local law enforcement authority in each county. If the sex or violent offender is also required to register under subsection (a)(1) or (a)(2), the sex or violent offender shall also register with the local law enforcement authority in the county in which the offender is required to register under subsection (b) or (c).
- (e) A sex or violent offender described in subsection (a)(1)(B) shall register with the local law enforcement authority in the county in which the real property is located. If the sex or violent offender is also required to register under subsection (a)(1)(A), (a)(2), or (a)(3), the sex or violent offender shall also register with the local law enforcement authority in the county in which the offender is required to register under subsection (b), (c), or (d).
 - (f) A For every sex or violent offender committed to the











1	department, shall register with the department before the sex or violent
2	offender is released from incarceration. The department shall forward
3	the sex or violent offender's registration information to the local law
4	enforcement authority of every county in which the sex or violent
5	offender is required to register. the department shall determine:
6	(1) whether the person is required to register;
7	(2) whether the person is a:
8	(A) tier III sex offender;
9	(B) tier II sex offender;
10	(C) tier I sex offender; or
11	(D) violent offender;
12	(3) whether the person is a sexually violent predator under
13	IC 35-38-1-7.5;
14	(4) the period for which the person will be required to register
15	as a sex or violent offender in Indiana; and
16	(5) any other matter required by law to make a registration
17	determination.
18	The department shall enter into the registry the information
19	described in section 8 of this chapter before the sex or violent
20	offender is released from the department.
21	(g) This subsection does not apply to a sex or violent offender who
22	is a sexually violent predator. A sex or violent offender not committed
23	to the department shall register not more than seven (7) days after the
24	sex or violent offender:
25	(1) is released from a penal facility (as defined in IC 35-41-1-21);
26	(2) is released from a secure private facility (as defined in
27	IC 31-9-2-115);
28	(3) is released from a juvenile detention facility;
29	(4) is transferred to a community transition program;
30	(5) is placed on parole;
31	(6) is placed on probation;
32	(7) is placed on home detention; or
33	(8) arrives at the place where the sex or violent offender is
34	required to register under subsection (b), (c), or (d);
35	whichever occurs first. A sex or violent offender required to register in
36	more than one (1) county under subsection (b), (c), (d), or (e) shall
37	register in each appropriate county not more than seventy-two (72)
38	hours after the sex or violent offender's arrival in that county or
39	acquisition of real estate in that county.
40	(h) This subsection applies to a sex or violent offender who is a
41	sexually violent predator. (g) A sex or violent offender who is a
42	sexually violent predator shall register with the local law enforcement



1	authority as required under subsections (b), (c), (d), or (e), or with
2	the appropriate law enforcement agency in another jurisdiction,
3	not more than seventy-two (72) hours after the sex or violent offender:
4	(1) is released from a penal facility (as defined in IC 35-41-1-21);
5	(2) is released from a secure private facility (as defined in
6	IC 31-9-2-115);
7	(3) is released from a juvenile detention facility;
8	(4) is transferred to a community transition program;
9	(5) is placed on parole;
10	(6) is placed on probation;
11	(7) is placed on home detention; or
12	(8) arrives at the place location where the sexually violent
13	predator sex or violent offender is required to register under
14	subsection (b), (c), or (d), or (e); or
15	(9) arrives at the location in a jurisdiction outside Indiana
16 17	where the sex or violent offender is required to register;
18	whichever occurs first. A sex or violent offender who is a sexually violent predator required to register in more than one (1) county under
19	subsection (b), (c), (d), or (e) shall register in each appropriate county
20	not more than seventy-two (72) hours after the offender's arrival in that
21	county or acquisition of real estate in that county.
22	(i) The local law enforcement authority with whom a sex or violent
23	offender registers under this section shall make and publish a
24	photograph of the sex or violent offender on the Indiana sex and violent
25	offender registry web site established under IC 36-2-13-5.5. The local
26	law enforcement authority shall make a photograph of the sex or
27	violent offender that complies with the requirements of IC 36-2-13-5.5
28	at least once per year. The sheriff of a county containing a consolidated
29	city shall provide the police chief of the consolidated city with all
30	photographic and computer equipment necessary to enable the police
31	chief of the consolidated city to transmit sex or violent offender
32	photographs (and other identifying information required by
33	IC 36-2-13-5.5) to the Indiana sex and violent offender registry web
34	site established under IC 36-2-13-5.5. In addition, the sheriff of a
35	county containing a consolidated city shall provide all funding for the
36	county's financial obligation for the establishment and maintenance of
37	the Indiana sex and violent offender registry web site established under
38	IC 36-2-13-5.5.
39	(j) (h) When a sex or violent offender registers, the local law
40	enforcement authority shall:
41	(1) immediately update the Indiana sex and violent offender

registry web site established under IC 36-2-13-5.5;



1	(2) notify every law enforcement agency having jurisdiction in the
2	county where the sex or violent offender resides; is registered;
3	(3) notify every:
4	(A) school;
5	(B) day care center;
6	(C) head start program (42 U.S.C. 9831 et seq.);
7	(D) public housing agency;
8	(E) social service entity responsible for protecting minors
9	in the child welfare system; and
0	(F) volunteer organization in which contact with a minor
.1	or other vulnerable individual might occur;
2	located in the county where the sex or violent offender is
.3	registered; and
4	(3) (4) update the National Crime Information Center National
5	Sex Offender Registry data base via the Indiana data and
6	communications system (IDACS).
7	When a sex or violent offender from a jurisdiction outside Indiana
8	registers a change of address, employment, vocation, or enrollment in
9	to Indiana, the local law enforcement authority shall provide the
20	department with the information provided by the sex or violent
21	offender during registration.
22	(i) If a sex or violent offender fails to register as required under
23	subsection (b), (c), (d), or (e) as required in this section, the local
24	law enforcement authority in the destination county shall
2.5	immediately notify the department and request that the
26	prosecuting attorney in the county pursue a failure to register
27	warrant for a violation of section 17 of this chapter. If the offender
28	fails to register in a jurisdiction outside Indiana, the department
29	shall contact the United States Marshals Service.
50	SECTION 1. IC 11-8-8-8, AS AMENDED BY P.L.216-2007,
1	SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
32	JULY 1, 2008]: Sec. 8. (a) The registration required under this chapter
3	must include the local law enforcement authority or other agency
4	responsible for registering or updating the registration of a sex or
55	violent offender shall collect or update the following information:
36	(1) The sex or violent offender's full name, alias, any name by
57	which the sex or violent offender was previously known, date of
8	birth, sex, race, height, weight, hair color, eye color, any scars,
19 10	marks, or tattoos, Social Security number, driver's license number
10	or state identification card number, vehicle description and
-1	vehicle plate number for any vehicle the sex or violent offender

owns or operates on a regular basis, principal residence address,



1	other address where the sex or violent offender spends more than
2	seven (7) nights in a fourteen (14) day period, and mailing
3	address, if different from the sex or violent offender's principal
4	residence address.
5	(2) A description of the offense for which the sex or violent
6	offender was convicted, the date of conviction, the county of the
7	conviction, the cause number of the conviction, and the sentence
8	imposed, if applicable.
9	(3) If the person is required to register under section 7(a)(2) or
10	7(a)(3) of this chapter, the name and address of each of the sex or
11	violent offender's employers in Indiana, the name and address of
12	each campus or location where the sex or violent offender is
13	enrolled in school in Indiana, and the address where the sex or
14	violent offender stays or intends to stay while in Indiana.
15	(4) A recent photograph of the sex or violent offender.
16	(5) If the sex or violent offender is a sexually violent predator,
17	that the sex or violent offender is a sexually violent predator.
18	(6) If the sex or violent offender is required to register for life,
19	that the sex or violent offender is required to register for life.
20	(7) Any other information required by the department.
21	(1) Name identifiers, including the following:
22	(A) The full name.
23	(B) Any alias or previous name.
24	(2) Communication identifiers, including the following:
25	(A) Any telephone numbers and any other designations
26	used by the person for purposes of routing or
27	self-identification in telephonic communication.
28	(B) Any designation or moniker used for routing or
29	self-identification in Internet communications or posting.
30	(3) Demographic and descriptive identifiers, including the
31	following:
32	(A) Date of birth and any purported date of birth.
33	(B) Social Security number and any purported Social
34	Security number.
35	(C) Sex.
36	(D) Race.
37	(E) Height.
38	(F) Weight.
39	(G) Hair color.
40	(H) Eye color.
11	
41 42	(I) Any scar, mark, or tattoo.(4) Licensing information that authorizes the person to engage



1	in an occupation or carry out a trade or business.
2	(5) Vehicle, transportation, and traveling identifiers, including
3	the following:
4	(A) Driver's license or state identification card number.
5	(B) An alias or any purported driver's license number or
6	state identification card number.
7	(C) A digitized copy of a passport or other information
8	establishing the person's immigration status.
9	(D) A description and vehicle plate number or, if a plate
10	number is not available, another identifying number for all
11	vehicles owned by the person or used by the person on a
12	regular basis, including the person's personal vehicle, work
13	vehicle, and any watercraft or aircraft the person owns or
14	operates on a regular basis.
15	(E) The location where the person's vehicles are habitually
16	parked, docked, and otherwise kept.
17	(6) Residence, employment, and school identifiers, including
18	the following:
19	(A) Principal residence.
20	(B) If the person is required to register under section
21	7(a)(2) of this chapter, the name and address of each of the
22	person's employers in Indiana.
23	(C) The person's work location, including the normal
24	travel routes and general areas in which the person works.
25	(D) If the person is required to register under section
26	7(a)(3) of this chapter, the name and address of each
27	campus or location where the person is enrolled in school
28	in Indiana, and the address that the person stays or expects
29	to stay while in Indiana.
30	(E) Mailing address, if different from the person's
31	principal residence address.
32	(F) Any other address where the person spends more than
33	seven (7) nights in a fourteen (14) day period, or thirty (30)
34	or more nonconsecutive days within a calendar year.
35	(7) Offense information, including the following:
36	(A) The criminal code citation to the offense of which the
37	person was convicted.
38	(B) A description of the offense of which the person was
39	convicted.
40	(C) The date of conviction.
41	(D) The county or jurisdiction of the conviction.
42	(E) The cause number of the conviction.



1	(F) The sentence imposed.
2	(8) A current photograph of the person.
3	(9) Any other information required by the department.
4	(b) If any information required under subsection (a)(2), (a)(5),
5	or (a)(6) changes, the sex or violent offender shall report in person
6	to the local law enforcement authority having jurisdiction over the
7	sex or violent offender's current principal residence or location
8	and update the changed information not later than seventy-two
9	(72) hours after the information changes.
10	(c) If any information required under subsection (a)(2), (a)(5),
11	or (a)(6) changes, the local law enforcement authority shall do the
12	following:
13	(1) Immediately update the Indiana sex and violent offender
14	registry web site established under IC 36-2-13-5.5.
15	(2) Notify every law enforcement agency having jurisdiction
16	in the county or counties where the sex or violent offender is
17	registered.
18	(3) Update the National Crime Information Center's National
19	Sex Offender Registry data base via the Indiana data and
20	communications system (IDACS).
21	SECTION 10. IC 11-8-8-9, AS AMENDED BY P.L.216-2007,
22	SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
23	JULY 1, 2008]: Sec. 9. (a) Not more than seven (7) days before an
24	Indiana sex or violent offender who is required to register under this
25	chapter is scheduled to be released from a penal facility (as defined
26	in IC 35-41-1-21), a secure private facility (as defined in
27	IC 31-9-2-115), or released from a juvenile detention facility, an
28	official of the facility shall do the following:
29	(1) Orally inform the sex or violent offender of the sex or violent
30	offender's duty to register under this chapter and require the sex
31	or violent offender to sign a written statement affirming that the
32	sex or violent offender was orally informed of the duty to
33	register or, if the sex or violent offender refuses to sign the
34	statement, certify that the sex or violent offender was orally
35	informed of the duty to register.
36	(2) Deliver a form advising the sex or violent offender of the sex
37	or violent offender's duty to register under this chapter and require
38	the sex or violent offender to sign a written statement that the sex
39	or violent offender received the written notice or, if the sex or
40	violent offender refuses to sign the statement, certify that the sex
41	or violent offender was given the written notice of the duty to



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register.

(3) Obtain the address where the sex or violent offender expects
to reside, work, carry on a vocation, or attend school after the
sex or violent offender's release.
(4) Transmit to the local law enforcement authority in the county
where the sex or violent offender expects to reside, work, carry
on a vocation, or attend school, the sex or violent offender's
name, date of release or transfer, new address, and the offense or
delinquent act committed by the sex or violent offender.
(b) Not more than seventy-two (72) hours after a sex or violent
offender who is required to register under this chapter is released or
transferred as described in subsection (a), an official of the facility shall
transmit to the state police the following:
(1) The sex or violent offender's fingerprints, photograph, and
identification factors.
(2) The address where the sex or violent offender expects to
reside after the sex or violent offender's release.
(3) The complete criminal history data (as defined in
IC 10-13-3-5) or, if the sex or violent offender committed a
delinquent act, juvenile history data (as defined in IC 10-13-4-4)
of the sex or violent offender.
(4) Information regarding the sex or violent offender's past
treatment for mental disorders.
(5) Information as to whether the sex or violent offender has been
determined to be a sexually violent predator.
(c) This subsection applies if a sex or violent offender is placed on
probation or in a community corrections program without being
confined in a penal facility. The probation office serving the court in
which the sex or violent offender is sentenced shall perform the duties
required under subsections (a) and (b) and, not later than
seventy-two (72) hours after sentencing, forward registration
information required in section 8 of this chapter to every local law
enforcement authority in which the sex or violent offender is
required to register under section 7(b), 7(c), 7(d), or 7(e) of this
chapter.
(d) For any sex or violent offender who is not committed to the
department, the probation office of the sentencing court shall transmit
to the department a copy of the sex or violent offender's:
(1) sentencing order;
(2) presentence investigation; and
(3) any other information required by the department to make a

determination concerning sex or violent offender registration.

(e) If a local law enforcement authority determines that a sex or



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1	violent offender has not been notified of the obligation to register,
2	the authority shall do the following:
3	(1) Orally inform the sex or violent offender of the sex or
4	violent offender's duty to register under this chapter and
5	require the sex or violent offender to sign a written statement
6	affirming that the sex or violent offender was orally informed
7	of the duty to register, or, if the sex or violent offender refuses
8	to sign the statement, certify that the sex or violent offender
9	was orally informed of the duty to register.
10	(2) Deliver a form advising the sex or violent offender of the
11	sex or violent offender's duty to register under this chapter
12	and require the sex or violent offender to sign a written
13	statement affirming that the sex or violent offender received
14	the written notice, or, if the sex or violent offender refuses to
15	sign the statement, certify that the sex or violent offender was
16	given the written notice of the duty to register.
17	(3) Advise the sex or violent offender that the sex or violent
18	offender is required to report in person and register within
19	seventy-two (72) hours of this notice.
20	SECTION 11. IC 11-8-8-11, AS AMENDED BY P.L.216-2007,
21	SECTION 19, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
22	JULY 1, 2008]: Sec. 11. (a) If a sex or violent offender who is required
23	to register under this chapter changes:
24	(1) principal residence; address; or
25	(2) if section $7(a)(2)$ or $7(a)(3)$ of this chapter applies, the place
26	where the sex or violent offender stays in Indiana;
27	the sex or violent offender shall report in person to the local law
28	enforcement authority having jurisdiction over the sex or violent
29	offender's current principal address residence or location and, if the
30	offender moves to a new county in Indiana, to the local law
31	enforcement authority having jurisdiction over the sex or violent
32	offender's new principal address residence or location not more than
33	seventy-two (72) hours after the address change.
34	(b) If a sex or violent offender moves to a new county in Indiana, the
35	local law enforcement authority where the sex or violent offender's
36	current principal residence address is located in the new county in
37	Indiana shall inform the local law enforcement authority in the new
38	county where the sex or violent offender's principal residence was
39	previously located county in Indiana of the sex or violent offender's

new residence and forward shall send a copy of all relevant

registration information concerning the sex or violent offender in the

new county to the local law enforcement authority in the new county



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where the sex or violent offender's principal residence was previously located. The local law enforcement authority receiving notice under this subsection shall verify the address of the sex or violent offender under section 13 of this chapter not more than seven (7) days after receiving the notice. The local law enforcement authority in the county where the sex or violent offender's principal residence was previously located shall in turn forward all relevant registration information concerning the sex or violent offender in that county to the local law enforcement authority in the new county.

- (c) If a sex or violent offender who is required to register under section 7(a)(2) or 7(a)(3) of this chapter changes the sex or violent offender's principal place of employment, principal place of vocation, or campus or location where the sex or violent offender is enrolled in school, the sex or violent offender shall report in person:
 - (1) to the local law enforcement authority having jurisdiction over the sex or violent offender's current principal place of employment, principal place of vocation, or campus or location where the sex or violent offender is enrolled in school; and
 - (2) if the sex or violent offender changes the sex or violent offender's place of employment, vocation, or enrollment to a new county in Indiana, to the local law enforcement authority having jurisdiction over the sex or violent offender's new principal place of employment, principal place of vocation, or campus or location where the sex or violent offender is enrolled in school;

not more than seventy-two (72) hours after the change.

- (d) If a sex or violent offender moves the sex or violent offender's place of employment, vocation, or enrollment to a new county in Indiana, the local law enforcement authority having jurisdiction over the sex or violent offender's current principal place of employment, principal place of vocation, or campus or location where the sex or violent offender is enrolled in school in the new county where the sex or violent offender's new principal place of employment, vocation, or enrollment is located shall inform the local law enforcement authority in the new county of the sex or violent offender's new principal place of employment, vocation, or enrollment having jurisdiction over the sex or violent offender's former principal place of employment, principal place of vocation, or campus or location where the sex or violent offender was enrolled in school by forwarding relevant registration information to the local law enforcement authority in the new previous county of residence.
 - (e) If a sex or violent offender moves the sex or violent offender's









1	residence, place of employment, vocation, or enrollment to a new state,
2	the local law enforcement authority shall inform the state police
3	agency that oversees sex or violent offender registration activities
4	in the new state of the sex or violent offender's new place of residence,
5	employment, vocation, or enrollment.
6	(f) If a sex or violent offender who is required to register under
7	this chapter intends to change the sex or violent offender's
8	principal residence, place of employment, place of vocation, or
9	campus or location where the sex or violent offender is enrolled in
.0	school to a jurisdiction outside the United States, the sex or violent
.1	offender shall report in person to the local law enforcement
.2	authority having jurisdiction over the sex or violent offender's
.3	current principal residence seventy-two (72) hours before the move
4	and provide the information required under section 8 of this
.5	chapter in addition to the name of the country to which the sex or
.6	violent offender plans to relocate.
.7	(f) (g) A local law enforcement authority shall make registration
.8	information, including information concerning the duty to register and
9	the penalty for failing to register, available to a sex or violent offender.
20	(g) (h) A local law enforcement authority who is notified of a
21	change under subsection (a), or (c), or (f) shall:
22	(1) immediately update the Indiana sex and violent offender
23	registry web site established under IC 36-2-13-5.5;
24	(2) notify every:
25	(A) school;
26	(B) day care center;
27	(C) head start program (42 U.S.C. 9831 et seq.);
28	(D) public housing agency;
29	(E) social service entity responsible for protecting minors
0	in the child welfare system;
31	(F) volunteer organization in which contact with a minor
32	or other vulnerable individual might occur; and
33	(G) law enforcement agency having jurisdiction;
4	in the county or counties where the sex or violent offender is
35	registered;
56	(3) update the National Crime Information Center National Sex
57	Offender Registry data base via the Indiana data and
8	communications system (IDACS);
19	(4) if the sex or violent offender plans to relocate outside the
10	United States, notify the United States Marshals Service; and
1	(3) (5) notify the department.
12	(h) If a say or violent offender who is registered with a local law



enforcement authority becomes incarcerated, the local law enforcement
authority shall transmit a copy of the information provided by the sex
or violent offender during registration to the department.
(i) (j) If a sex or violent offender is no longer required to register
due to the expiration of the registration period, the local law
enforcement authority shall transmit a copy of the information provided

(k) If a sex or violent offender fails to register as required under section 7(b), 7(c), 7(d), or 7(e) of this chapter, the local law enforcement authority in the destination county shall immediately notify the department and request that the prosecuting attorney in the county pursue a failure to register warrant for a violation of section 17 of this chapter, if applicable.

by the sex or violent offender during registration to the department.

- SECTION 12. IC 11-8-8-12, AS AMENDED BY P.L.216-2007, SECTION 20, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 12. (a) As used in this section, "temporary residence" means a residence:
 - (1) that is established to provide transitional housing for a person without another residence; and
 - (2) in which a person is not typically permitted to reside for more than thirty (30) days in a sixty (60) day period.
- (b) This section applies only to a sex or violent offender who resides in a temporary residence. In addition to the other requirements of this chapter, a sex or violent offender who resides in a temporary residence shall register report in person with to the local law enforcement authority in the county where the sex or violent offender temporarily resides and provide the sex or violent offender's temporary residence location and any other information required by the local law enforcement authority: which the temporary residence is located:
 - (1) not more than seventy-two (72) hours after the sex or violent offender moves into the temporary residence; and
 - (2) during the period in which the sex or violent offender resides in a temporary residence, at least once every seven (7) days following the sex or violent offender's initial registration under subdivision (1).
- (c) A sex or violent offender who does not have a principal residence or temporary residence shall report in person to the local law enforcement authority in the county where the sex or violent offender temporarily resides and provide a description of the sex or violent offender's exact location and any other information required by the local law enforcement authority: at least once every seven (7)











1	days to report an address for the location where the sex or violent
2	offender will stay during the time in which the sex or violent offender
3	lacks a principal address or temporary residence.
4	(1) not more than seventy-two (72) hours after the sex or
5	violent offender moves into the location; and
6	(2) during the period in which the sex or violent offender
7	resides in the location, at least once every seven (7) days
8	following the sex or violent offender's initial registration
9	under subdivision (1).
0	(d) A sex or violent offender's obligation to register in person once
1	every seven (7) days terminates when the sex or violent offender no
.2	longer resides in the temporary residence or location described in
.3	subsection (b) or (c). However, all other requirements imposed on a
4	sex or violent offender by this chapter continue in force, including the
.5	requirement that a sex or violent offender register the sex or violent
6	offender's new address with the local law enforcement authority.
7	SECTION 13. IC 11-8-8-13, AS AMENDED BY P.L.216-2007,
8	SECTION 21, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
9	JULY 1, 2008]: Sec. 13. (a) To verify a sex or violent offender's current
20	residence, the local law enforcement authority having jurisdiction over
21	the area of the sex or violent offender's current principal address
22	residence or location shall do the following:
23	(1) Mail a form that is approved or prescribed by the department
24	to each sex or violent offender tier III sex offender in the county
2.5	at the sex or violent offender's listed principal residence address
26	at least one (1) time per year every ninety (90) days, beginning
27	seven (7) days after the local law enforcement authority receives
28	a notice under section 11 or 20 of this chapter or the date the sex
29	or violent tier III sex offender is:
0	(A) released from a penal facility (as defined in
31	IC 35-41-1-21); a secure private facility (as defined in
32	IC 31-9-2-115), or a juvenile detention facility;
3	(B) released from a secure private facility (as defined in
4	IC 31-9-2-115);
55	(C) released from a juvenile detention facility;
66	(B) placed in (D) transferred to a community transition
37	program;
8	(C) placed in a community corrections program;
9	(D) (E) placed on parole; or
10	(E) (F) placed on probation;
1	(G) placed on home detention; or
-2	(H) at the location where the offender is required to



1	register under section 7(b), 7(c), 7(d), or 7(e) of this	
2	chapter;	
3	whichever occurs first.	
4	(2) Mail a form that is approved or prescribed by the department	
5	to each sex or violent offender who is designated a sexually	
6	violent predator under IC 35-38-1-7.5 tier II sex offender in the	
7	county at the offender's principal residence at least once every	
8	ninety (90) one (1) time every one hundred eighty (180) days,	
9	beginning seven (7) days after the local law enforcement authority	
10	receives a notice under section 11 or 20 of this chapter or the date	
11	the sex or violent offender tier II sex offender is:	
12	(A) released from a penal facility (as defined in	
13	IC 35-41-1-21); a secure private facility (as defined in	
14	IC 31-9-2-115), or a juvenile detention facility;	
15	(B) released from a secure private facility (as defined in	_
16	IC 31-9-2-115);	
17	(C) released from a juvenile detention facility;	U
18	(B) placed in (D) transferred to a community transition	
19	program;	
20	(C) placed in a community corrections program;	
21	(D) (E) placed on parole; or	
22	(E) (F) placed on probation;	
23	(G) placed on home detention; or	
24	(H) at the location where the offender is required to	_
25	register under section 7(b), 7(c), 7(d), or 7(e) of this	
26	chapter;	
27	whichever occurs first.	
28	(3) Mail a form that is prescribed by the department to each	y
29	tier I sex offender in the county at the offender's principal	
30	residence at least one (1) time each three hundred sixty-five	
31	(365) days, beginning seven (7) days after the local law	
32	enforcement authority receives a notice under section 11 or 20	
33	of this chapter or the date the tier I sex offender is:	
34	(A) released from a penal facility (as defined in	
35	IC 35-41-1-21);	
36	(B) released from a secure private facility (as defined in	
37	IC 31-9-2-115);	
38	(C) released from a juvenile detention facility;	
39	(D) transferred to a community transition program;	
40	(E) placed on parole;	
41	(F) placed on probation;	
12	(C) placed on home detention; or	



1	(H) at the location where the offender is required to	
2	register under section 7(b), 7(c), 7(d), or 7(e) of this	
3	chapter;	
4	whichever occurs first.	
5	(4) Mail a form that is prescribed by the department to each	
6	violent offender in the county at the offender's principal	
7	residence at least one (1) time each three hundred sixty-five	
8	(365) days, beginning seven (7) days after the local law	
9	enforcement authority receives a notice under section 11 or 20	
10	of this chapter or the date the violent offender is:	
11	(A) released from a penal facility (as defined in	
12	IC 35-41-1-21);	
13	(B) released from a secure private facility (as defined in	
14	IC 31-9-2-115);	
15	(C) released from a juvenile detention facility;	_
16	(D) transferred to a community transition program;	
17	(E) placed on parole;	
18	(F) placed on probation;	
19	(G) placed on home detention; or	
20	(H) at the location where the offender is required to	
21	register under section 7(b), 7(c), 7(d), or 7(e) of this	
22	chapter;	
23	whichever occurs first.	
24	(3) (5) Personally visit each sex or violent offender tier III sex	
25	offender in the county at the sex or violent offender's listed	
26	principal residence address at least one (1) time per year every	_
27	ninety (90) days, beginning seven (7) days after the local law	
28	enforcement authority receives a notice under section 7 of this	Y
29	chapter or the date the sex or violent tier III sex offender is:	
30	(A) released from a penal facility (as defined in	
31	IC 35-41-1-21); a secure private facility (as defined in	
32	IC 31-9-2-115), or a juvenile detention facility;	
33	(B) released from a secure private facility (as defined in	
34	IC 31-9-2-115);	
35	(C) released from a juvenile detention facility;	
36	(B) placed in (D) transferred to a community transition	
37	program;	
38	(C) placed in a community corrections program;	
39	(D) (E) placed on parole; or	
40	(E) (F) placed on probation;	
41	(G) placed on home detention; or	
42	(H) at the location where the offender is required to	



1	register under section 7(b), 7(c), 7(d), or 7(e) of this	
2	chapter;	
3	whichever occurs first.	
4	(4) (6) Personally visit each sex or violent tier II sex offender	
5	who is designated a sexually violent predator under	
6	IC 35-38-1-7.5 in the county at the offender's principal	
7	residence at least once one (1) time every ninety (90) one	
8	hundred eighty (180) days, beginning seven (7) days after the	
9	local law enforcement authority receives a notice under section 7	
.0	of this chapter or the date the sex or violent tier II sex offender	
. 1	is:	
. 2	(A) released from a penal facility (as defined in	
.3	IC 35-41-1-21); a secure private facility (as defined in	
.4	IC 31-9-2-115), or a juvenile detention facility;	
.5	(B) released from a secure private facility (as defined in	_
.6	IC 31-9-2-115);	
.7	(C) released from a juvenile detention facility;	U
. 8	(B) placed in (D) transferred to a community transition	
9	program;	
20	(C) placed in a community corrections program;	
21	(D) (E) placed on parole; or	
22	(E) (F) placed on probation;	
23	(G) placed on home detention; or	
24	(H) at the location where the offender is required to	_
2.5	register under section 7(b), 7(c), 7(d), or 7(e) of this	
26	chapter;	
27	whichever occurs first.	
28	(7) Personally visit each tier I sex offender in the county at the	V
29	offender's principal residence at least one (1) time each three	
30	hundred and sixty-five (365) days, beginning seven (7) days	
51	after the local law enforcement authority receives a notice	
32	under section 7 of this chapter or the date the tier I sex	
33	offender is:	
34	(A) released from a penal facility (as defined in	
35	IC 35-41-1-21);	
66	(B) released from a secure private facility (as defined in	
57	IC 31-9-2-115);	
88	(C) released from a juvenile detention facility;	
39	(D) transferred to a community transition program;	
10	(E) placed on parole;	
1	(F) placed on probation;	
12	(G) placed on home detention; or	



1	(H) at the location where the offender is required to	
2	register under section 7(b), 7(c), 7(d), or 7(e) of this	
3	chapter;	
4	whichever occurs first.	
5	(8) Personally visit each violent offender in the county at the	
6	offender's principal residence at least one (1) time each three	
7	hundred sixty-five (365) days, beginning seven (7) days after	
8	the local law enforcement authority receives a notice under	
9	section 7 of this chapter or the date the violent offender is:	
10	(A) released from a penal facility (as defined in	
11	IC 35-41-1-21);	
12	(B) released from a secure private facility (as defined in	
13	IC 31-9-2-115);	
14	(C) released from a juvenile detention facility;	
15	(D) transferred to a community transition program;	
16	(E) placed on parole;	
17	(F) placed on probation;	
18	(G) placed on home detention; or	
19	(H) at the location where the offender is required to	
20	register under section 7(b), 7(c), 7(d), or 7(e) of this	
21	chapter;	
22	whichever occurs first.	
23	(b) If a sex or violent offender fails to return a signed form either by	
24	mail or in person, not later than fourteen (14) days after mailing, or	
25	appears not to reside at the listed address, principal residence, the	
26	local law enforcement authority shall immediately notify the	
27	department and the request that the prosecuting attorney of the	•
28	county seek a warrant for failure to register under IC 11-8-8-17.	
29	SECTION 14. IC 11-8-8-14, AS AMENDED BY P.L.216-2007,	
30	SECTION 22, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
31	JULY 1, 2008]: Sec. 14. (a) This subsection does not apply to a sex or	
32	violent offender who is a sexually violent predator. In addition to the	
33	other requirements of this chapter, a sex or violent tier III sex offender	
34	who is required to register under this chapter shall: at least one (1) time	
35	per calendar year:	
36	(1) report in person to the local law enforcement authority;	
37	(2) register; and	
38	(3) be photographed by the local law enforcement authority;	
39	in each location where the offender is required to register at least one	
40	(1) time every ninety (90) days, on a schedule determined by the	
41	local law enforcement authority.	
42	(b) This subsection applies to a sex or violent offender who is a	



1	sexually violent predator. In addition to the other requirements of this
2	chapter, a sex or violent tier II sex offender who is a sexually violent
3	predator under IC 35-38-1-7.5 who is required to register under this
4	chapter shall:
5	(1) report in person to the local law enforcement authority;
6	(2) register; and
7	(3) be photographed by the local law enforcement authority; in
8	each location where the sex or violent offender is required to
9	register;
10	every ninety (90) in each location where the offender is required to
11	register at least one (1) time each one hundred eighty (180) days.
12	(c) In addition to the other requirements of this chapter, a tier
13	I sex offender who is required to register under this chapter shall:
14	(1) report in person to the local law enforcement authority;
15	(2) register; and
16	(3) be photographed by the local law enforcement authority;
17	in each location where the offender is required to register at least
18	one (1) time each three hundred sixty-five (365) days, on a schedule
19	determined by the local law enforcement authority.
20	(d) In addition to the other requirements of this chapter, a
21	violent offender who is required to register under this chapter
22	shall:
23	(1) report in person to the local law enforcement authority;
24	(2) register; and
25	(3) be photographed by the local law enforcement authority;
26	in each location where the offender is required to register at least
27	one (1) time each three hundred sixty-five (365) days, on a schedule
28	determined by the local law enforcement authority.
29	(c) (e) Each time a sex or violent offender who claims to be working
30	or attending school registers in person, the sex or violent offender shall
31	provide documentation to the local law enforcement authority
32	providing evidence that the sex or violent offender is still working or
33	attending school at the registered location.
34	(f) If a sex or violent offender fails to register as required under
35	this section, the local law enforcement authority shall immediately
36	notify the department and request that the prosecuting attorney of
37	the county seek a warrant for failure to register under
38	IC 11-8-8-17.
39	(g) All information provided by a sex or violent offender as part
40	of the registration process must be certified as true under penalties
41	of perjury.
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SECTION 15. IC 11-8-8-15, AS AMENDED BY P.L.216-2007,



1	SECTION 23, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
2	JULY 1, 2008]: Sec. 15. (a) A sex or violent offender who is a resident
3	of Indiana shall obtain and keep in the sex or violent offender's
4	possession:
5	(1) a valid Indiana driver's license; or
6	(2) a valid Indiana identification card (as described in
7	IC 9-24-16).
8	(b) A sex or violent offender required to register in Indiana who is
9	not a resident of Indiana shall obtain and keep in the sex or violent
10	offender's possession:
11	(1) a valid driver's license issued by the state in which the sex or
12	violent offender resides; or
13	(2) a valid state issued identification card issued by the state in
14	which the sex or violent offender resides.
15	(c) A person who knowingly or intentionally violates this section
16	commits failure of a sex or violent offender to possess identification,
17	a Class A misdemeanor. However, the offense is a Class D felony if the
18	person:
19	(1) is a tier III sex offender;
20	(1) (2) is a sexually violent predator (as defined in
21	IC 35-38-1-7.5); or
22	(2) (3) has a prior unrelated conviction:
23	(A) under this section; or
24	(B) based on the person's failure to comply with any
25	requirement imposed on an offender under this chapter.
26	(d) It is a defense to a prosecution under this section that:
27	(1) the person has been unable to obtain a valid driver's license or
28	state issued identification card because less than thirty (30) days
29	have passed since the person's release from incarceration; or
30	(2) the person possesses a driver's license or state issued
31	identification card that expired not more than thirty (30) days
32	before the date the person violated subsection (a) or (b).
33	SECTION 16. IC 11-8-8-16, AS AMENDED BY P.L.216-2007,
34	SECTION 24, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
35	JULY 1, 2008]: Sec. 16. (a) A sex or violent offender who is required
36	to register under this chapter may not petition for a change of name
37	under IC 34-28-2.
38	(b) If a sex or violent offender who is required to register under this
39	chapter changes the sex or violent offender's name due to marriage, the
40	sex or violent offender shall report in person to the local law
41	enforcement authority having jurisdiction over the sex or violent

offender's current principal residence or location, or, if the sex or



1	violent offender has no principal residence, the local law
2	enforcement authority having jurisdiction where the sex or violent
3	offender is registered under section 7(c), 7(d), or 7(e) of this
4	chapter, and provide documentation of the change must register
5	with the local law enforcement authority not more than seven (7) days
6	seventy-two (72) hours after the name change.
7	SECTION 17. IC 11-8-8-17, AS AMENDED BY P.L.216-2007,
8	SECTION 25, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
9	JULY 1, 2008]: Sec. 17. (a) Except as provided in subsection (c), a
10	sex or violent offender required to register under this chapter who
11	knowingly or intentionally:
12	(1) fails to register when required to register under this chapter;
13	(2) fails to register in every location where the sex or violent
14	offender is required to register under this chapter;
15	(3) makes a material misstatement or omission while registering
16	as a sex or violent offender under this chapter;
17	(4) fails to register or report in person as required under this
18	chapter; or
9	(5) does not reside at the sex or violent offender's registered
20	address or location;
21	commits a Class D felony.
22	(b) The offense described in subsection (a) is a Class C felony if the
23	sex or violent offender has a prior unrelated conviction for an offense:
24	(1) under this section; or
25	(2) based on the person's failure to comply with any requirement
26	imposed on a sex or violent offender under this chapter or under
27	IC 5-2-12 before its repeal.
28	(c) It is not a defense to a prosecution under this section that the sex
29	or violent offender was unable to pay the sex or violent offender
30	registration fee or the sex or violent offender address change fee
31	described under IC 36-2-13-5.6.
32	(c) This subsection only applies to a sex or violent offender
33	required to register under this chapter who:
34	(1) changes the sex or violent offender's principal residence to
35	a new county in Indiana; and
36	(2) registers with the local law enforcement authority in the
37	new county having jurisdiction over the sex or violent
38	offender's new principal residence not more than seventy-two
39	(72) hours after the change of address.
40	A sex or violent offender to whom this subsection applies who fails
11	to register with the local law enforcement authority having

jurisdiction over the sex or violent offender's former principal



1	residence in the previous county of residence commits a Class C
2	infraction.
3	SECTION 18. IC 11-8-8-18, AS AMENDED BY P.L.216-2007,
4	SECTION 26, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
5	JULY 1, 2008]: Sec. 18. (a) A sexually violent predator tier II sex
6	offender who will be absent from the sexually violent predator's
7	person's principal residence for more than seventy-two (72) hours
8	seven (7) days shall inform the local law enforcement authority in the
9	county where the sexually violent predator's person's principal address
10	residence is located, in person, of the following:
11	(1) That the sexually violent predator person will be absent from
12	the sexually violent predator's person's principal residence for
13	more than seventy-two (72) hours. seven (7) days.
14	(2) The location where the sexually violent predator person will
15	be located during the absence from the sexually violent predator's
16	person's principal residence.
17	(3) The length of time the sexually violent predator person will
18	be absent from the sexually violent predator's person's principal
19	residence.
20	If the tier II sex offender will spend more than seven (7) days away
21	from the county of the principal residence, the local law
22	enforcement authority in the county where the person's principal
23	residence is located shall notify the local law enforcement authority
24	in the new county where the person plans to stay.
25	(b) A sexually violent predator tier II sex offender who will spend
26	more than seventy-two (72) hours in a county in which the sexually
27	violent predator is not required to register seven (7) days away from
28	the county where the person's principal residence is located shall
29	inform the local law enforcement authority in the new county, in which
30	the sexually violent predator is not required to register, in person, of the
31	following:
32	(1) That the sexually violent predator person will spend more
33	than seventy-two (72) hours time in the county.
34	(2) The location where the sexually violent predator person will
35	be located while spending time in the county.
36	(3) The length of time the sexually violent predator person will
37	remain in the county.
38	Upon request of the local law enforcement authority of the county in
39	which the sexually violent predator tier II sex offender is not required

to register, the sexually violent predator person shall provide the local

law enforcement authority with any additional information that will

assist the local law enforcement authority in determining the sexually



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1	violent predator's person's whereabouts during the sexually violent
2	predator's person's stay in the county.
3	(c) A tier III sex offender who will be absent from the person's
4	principal residence for more than seventy-two (72) hours shall
5	inform the local law enforcement authority in the county where the
6	person's principal residence is located, in person, of the following:
7	(1) That the person will be absent from the person's principal
8	residence for more than seventy-two (72) hours.
9	(2) The location where the person will be located during the
10	absence from the person's principal residence.
11	(3) The length of time the person will be absent from the
12	person's principal residence.
13	If the tier III sex offender will spend more than seventy-two (72)
14	hours away from the county of the principal residence, the local
15	law enforcement authority in the county where the person's
16	principal residence is located shall notify the local law enforcement
17	authority in the new county where the person plans to stay.
18	(d) A tier III sex offender who will spend more than seventy-two
19	(72) hours away from the county where the person's principal
20	residence is located shall inform the local law enforcement
21	authority in the new county, in person, of the following:
22	(1) That the person will spend time in the county.
23	(2) The location where the person will be located while
24	spending time in the county.
25	(3) The length of time the person will remain in the county.
26	Upon request of the local law enforcement authority of the county
27	in which the tier III sex offender is not required to register, the
28	person shall provide the local law enforcement authority with any
29	additional information that will assist the local law enforcement
30	authority in determining the person's whereabouts during the
31	person's stay in the county.
32	(c) (e) A sexually violent predator tier II or tier III sex offender
33	who knowingly or intentionally violates this section commits failure to
34	notify, a Class A misdemeanor. However, the offense is a Class D
35	felony if the person has a prior unrelated conviction under this section
36	based on the person's failure to comply with any requirement imposed
37	on a sex or violent offender under this chapter.
38	SECTION 19. IC 11-8-8-19, AS AMENDED BY P.L.216-2007,
39	SECTION 27, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
40	JULY 1, 2008]: Sec. 19. (a) Except as provided in subsections (b)
41	through (e), a sex or violent offender is required to register under this

chapter until the expiration of ten (10) years after the date the sex or



1	violent offender:	
2	(1) is released from a penal facility (as defined in IC 35-41-1-21)	
3	or a secure juvenile detention facility of a state or another	
4	jurisdiction;	
5	(2) is placed in a community transition program;	
6	(3) is placed in a community corrections program;	
7	(4) is placed on parole; or	
8	(5) is placed on probation;	
9	whichever occurs last. The department shall ensure that an offender	
0	who is no longer required to register as a sex or violent offender is	
1	notified that the obligation to register has expired. A tier III sex	
2	offender is required to register for life.	
.3	(b) A sex or violent offender who is a sexually violent predator is	
4	required to register for life. A tier II sex offender is required to	
5	register under this chapter until the expiration of twenty-five (25)	
6	years from the date the sex or violent offender was:	
7	(1) released from a penal facility (as defined in	U
8	IC 35-41-1-21);	
9	(2) released from a secure private facility (as defined in	
20	IC 31-9-2-115);	
21	(3) released from a juvenile detention facility;	
22	(4) transferred to a community transition program;	
23	(5) placed on parole;	
24	(6) placed on probation; or	_
25	(7) placed on home detention;	
26	whichever occurs last.	
27	(c) A sex or violent offender who is convicted of at least one (1)	
28	offense under section 5(a) of this chapter that the sex or violent	V
29	offender committed:	
0	(1) when the person was at least eighteen (18) years of age; and	
31	(2) against a victim who was less than twelve (12) years of age at	
32	the time of the crime;	
33	is required to register for life. A tier I sex offender is required to	
34	register under this chapter until the expiration of fifteen (15) years	
55	from the date the sex or violent offender was:	
66	(1) released from a penal facility (as defined in	
57	IC 35-41-1-21);	
8	(2) released from a secure private facility (as defined in	
19	IC 31-9-2-115);	
10	(3) released from a juvenile detention facility;	
1	(4) transferred to a community transition program;	
12	(5) placed on parole;	



1	(6) placed on probation; or
2	(7) placed on home detention;
3	whichever occurs last.
4	(d) A sex or violent offender who is convicted of at least one (1)
5	offense under section 5(a) of this chapter in which the sex offender:
6	(1) proximately caused serious bodily injury or death to the
7	victim;
8	(2) used force or the threat of force against the victim or a
9	member of the victim's family, unless the offense is sexual battery
10	as a Class D felony; or
11	(3) rendered the victim unconscious or otherwise incapable of
12	giving voluntary consent;
13	A violent offender is required to register for life.
14	(e) A sex or violent offender who is convicted of at least two (2)
15	unrelated offenses under section 5(a) of this chapter is required to
16	register for life.
17	(f) (e) A person who is required to register as a sex or violent
18	offender in any jurisdiction shall register for the period required by the
19	other jurisdiction or the period described in this section, whichever is
20	longer.
21	(f) A tier I sex offender's registration requirement may be
22	reduced from fifteen (15) years to ten (10) years if the person:
23	(1) has not been convicted of a felony since the person's
24	registration period began;
25	(2) has not been convicted of a subsequent sex offense;
26	(3) has successfully completed any period of supervised
27	release, probation, or parole; and
28	(4) has successfully completed an appropriate sex offender
29	treatment program certified by the department, a local
30	sentencing court, or by the United States Attorney General.
31	(g) The department shall ensure that an offender who is no
32	longer required to register as a sex or violent offender is notified
33	that the obligation to register has expired.
34	SECTION 20. IC 11-8-8-20, AS AMENDED BY P.L.216-2007,
35	SECTION 28, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
36	JULY 1, 2008]: Sec. 20. (a) The department may enter into a compact
37	or agreement with one (1) or more jurisdictions outside Indiana to
38	exchange notifications concerning the change of address, employment,
39	vocation, or enrollment of a sex or violent offender between Indiana
40	and the other jurisdiction or the other jurisdiction and Indiana.

(b) If the department receives information that a sex or violent

offender has relocated to Indiana to reside, engage in employment or



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1	a vocation, or enroll in school, or that a sex or violent offender has been	
2	convicted in Indiana but not sentenced to the department, the	
3	department shall determine:	
4	(1) whether the person is required to register;	
5	(2) whether the person is defined as a:	
6	(A) tier III sex offender; under IC 11-8-8-4.5; or	
7	(B) tier II sex or violent offender; under IC 11-8-8-5;	
8	(C) tier I sex offender; or	
9	(D) violent offender;	
10	(2) (3) whether the person is a sexually violent predator under	
11	IC 35-38-1-7.5;	
12	(3) (4) the period the person will be required to register as a sex	
13	or violent offender in Indiana; and	
14	(4) (5) any other matter required by law to make a registration	
15	determination.	_
16	(c) After the department has made a determination under subsection	
17	(b), the department shall update the sex and violent offender registry	J
18	web site and transmit the department's determination to the local law	
19	enforcement authority having jurisdiction over the county where the	
20	sex or violent offender resides, is employed, and attends school. The	
21	department shall transmit:	
22	(1) the sex or violent offender's name, date of relocation, new	
23	address (if applicable), the offense or delinquent act committed	
24	by the sex or violent offender, and any other available descriptive	
25	information;	
26	(2) whether the person is defined as a:	_
27	(A) tier III sex offender;	
28	(B) tier II sex offender;	\mathcal{L}
29	(C) tier I sex offender; or	
30	(D) violent offender;	
31	(3) whether the sex or violent offender is a sexually violent	
32	predator;	
33	(3) (4) the period the sex or violent offender will be required to	
34	register in Indiana; and	
35	(4) (5) anything else required by law to make a registration	
36	determination.	
37	SECTION 21. IC 11-8-8-23 IS ADDED TO THE INDIANA CODE	
38	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY	
39	1, 2008]: Sec. 23. (a) This section applies to a tier I sex offender who	
40	seeks to have the offender's registration period reduced from	
41 42	fifteen (15) years to ten (10) years under section 19(f) of this	
41	enunier	



1	(b) A tier I sex offender may seek to have the offender's
2	registration period reduced from fifteen (15) years to ten (10) years
3	by filing a verified petition in:
4	(1) the court of conviction, if the offender was convicted in
5	Indiana; or
6	(2) a circuit or superior court located in the county where the
7	offender's principal residence is located, if the offender was
8	convicted in another jurisdiction.
9	(c) A petition filed under this section must briefly describe why
10	the tier I sex offender is entitled to relief, making specific reference
11	to the four (4) prerequisites for relief set forth in section 19(f) of
12	this chapter.
13	(d) Upon receipt of a petition under this section, a court may:
14	(1) summarily dismiss the petition if the petition does not
15	entitle the tier I offender to relief; or
16	(2) provide a copy of the petition to the prosecuting attorney
17	and conduct a hearing on the merits.
18	A hearing may be set not less than thirty (30) days after the court
19	provides a copy of the petition to the prosecuting attorney. The
20	prosecuting attorney may attend the hearing and present evidence.
21	(e) The tier I sex offender bears the burden of proving by a
22	preponderance of the evidence that the offender meets the four (4)
23	prerequisites for relief set forth in section 19(f) of this chapter.
24	(f) If the court finds that the tier I sex offender has proved that
25	the offender is entitled to relief under section 19(f) of this chapter,
26	the court shall reduce the offender's registration period from
27	fifteen (15) years to ten (10) years. If the court reduces the
28	offender's registration period under this section, the court shall
29	notify the department and the local law enforcement authority in
30	the county. The department shall notify other relevant agencies
31	and individuals, if applicable.
32	(g) If the court finds that the tier I sex offender has not proved
33	that the offender is entitled to relief under section 19(f) of this
34	chapter, the court may not reduce the offender's registration
35	period.
36	(h) A person may file a petition under this section not more than
37	one (1) time per year.
38	SECTION 22. IC 11-8-8-24 IS ADDED TO THE INDIANA CODE
39	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
40	1, 2008]: Sec. 24. (a) This section applies to a:
41	(1) tier III sex offender;
42	(2) tier II sex offender;



1	(3) tier I sex offender; or
2	(4) violent offender;
3	who seeks to challenge a determination made in Indiana
4	concerning the sex or violent offender's classification or
5	registration period.
6	(b) This section does not apply to a sex or violent offender
7	convicted in another jurisdiction who seeks to challenge a
8	determination made in the other jurisdiction.
9	(c) As used in this section, "petitioner" means a person to whom
10	this section applies who seeks to challenge a determination relating
11	to:
12	(1) the person's classification as a:
13	(A) tier III sex offender;
14	(B) tier II sex offender;
15	(C) tier I sex offender; or
16	(D) violent offender; or
17	(2) the period of time the person is required to register as a
18	sex or violent offender in Indiana.
19	(d) A petitioner who seeks to challenge the petitioner's
20	classification or registration period may do so by filing a verified
21	petition in:
22	(1) the court of conviction, if the petitioner was convicted in
23	Indiana; or
24	(2) a circuit or superior court located in the county where the
25	petitioner's principal residence is located, if the petitioner was
26	convicted in another jurisdiction.
27	(e) A petition filed under this section must briefly and
28	specifically describe why the petitioner is entitled to relief.
29	(f) Upon receipt of a petition under this section, a court may:
30	(1) summarily dismiss the petition if the petition does not
31	entitle the petitioner to relief; or
32	(2) provide a copy of the petition to the department and the
33	prosecuting attorney and conduct a hearing on the merits.
34	A hearing may be set not less than thirty (30) days after the court
35	provides a copy of the petition to the department and the
36	prosecuting attorney. The prosecuting attorney, the department,
37	or both may attend the hearing and present evidence.
38	(g) The petitioner bears the burden of proving by a
39	preponderance of the evidence that the petitioner has been wrongly
40	classified or that the petitioner's registration period is incorrect.
41	(h) If the court finds that the petitioner has proved that the
42	petitioner is entitled to relief, the court shall order the department



1	to revise the petitioner's classification or registration period. The
2	department shall notify other relevant agencies and individuals, if
3	applicable.
4	(i) If the court finds that the petitioner has not proved that the
5	offender is entitled to relief, the court may not order the
6	department to revise the petitioner's classification or registration
7	period.
8	(j) A petitioner may file a petition under this section not more
9	than one (1) time per year.
10	SECTION 23. IC 36-2-13-5.5, AS AMENDED BY P.L.216-2007,
11	SECTION 52, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
12	JULY 1, 2008]: Sec. 5.5. (a) The sheriffs shall jointly establish and
13	maintain an Indiana sex and violent offender registry web site, known
14	as the Indiana sex and violent offender registry, to inform the general
15	public about the identity, location, and appearance of every sex or
16	violent offender residing within Indiana. The web site must provide
17	information regarding each sex or violent offender, organized by
18	county of residence. The web site shall be updated at least daily.
19	(b) Except as provided in subsection (f), the Indiana sex and
20	violent offender registry web site must include the following
21	information:
22	(1) A recent photograph of every sex or violent offender who has
23	registered with a sheriff after the effective date of this chapter.
24	(2) The home address of every sex or violent offender.
25	(3) The information required under IC 11-8-8-8.
26	(c) Every time a sex or violent offender registers, but at least once
27	per year, the sheriff shall:
28	(1) photograph the sex or violent offender; and
29	(2) determine whether the sex or violent offender's fingerprints
30	are on file:
31	(A) in Indiana; or
32	(B) with the Federal Bureau of Investigation.
33	If it appears that the sex or violent offender's fingerprints are not on file
34	as described in subdivision (2), the sheriff shall fingerprint the sex or
35	violent offender and transmit a copy of the fingerprints to the state
36	police department. The sheriff shall place the photograph described in
37	subdivision (1) on the Indiana sex and violent offender registry web
38	site.
39	(d) The photograph of a sex or violent offender described in



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subsection (c) must meet the following requirements:

white or off-white background.

(1) The photograph must be full face, front view, with a plain

1	(2) The image of the offender's face, measured from the bottom	
2	of the chin to the top of the head, must fill at least seventy-five	
3	percent (75%) of the photograph.	
4	(3) The photograph must be in color.	
5	(4) The photograph must show the offender dressed in normal	
6	street attire, without a hat or headgear that obscures the hair or	
7	hairline.	
8	(5) If the offender normally and consistently wears prescription	
9	glasses, a hearing device, wig, or a similar article, the photograph	
10	must show the offender wearing those items. A photograph may	
11	not include dark glasses or nonprescription glasses with tinted	
12	lenses unless the offender can provide a medical certificate	
13	demonstrating that tinted lenses are required for medical reasons.	
14	(6) The photograph must have sufficient resolution to permit the	
15	offender to be easily identified by a person accessing the Indiana	_
16	sex and violent offender registry web site.	
17	(e) The Indiana sex and violent offender registry web site may be	
18	funded from:	
19	(1) the jail commissary fund (IC 36-8-10-21);	
20	(2) a grant from the criminal justice institute; and	
21	(3) any other source, subject to the approval of the county fiscal	
22	body.	
23	(f) The:	
24	(1) photograph; and	_
25	(2) home address;	
26	of a sex and violent offender whose registration period has expired	
27	shall be removed from any part of the web site that may be	
28	accessed by the general public.	V
29	SECTION 24. THE FOLLOWING ARE REPEALED [EFFECTIVE	
30	JULY 1, 2008]: IC 11-8-8-1; IC 11-8-8-6.	
31	SECTION 25. [EFFECTIVE JULY 1, 2008] IC 11-8-8-17 and	
32	IC 11-8-8-18, both as amended by this act, apply only to crimes	



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committed after June 30, 2008.

COMMITTEE REPORT

Madam President: The Senate Committee on Corrections, Criminal, and Civil Matters, to which was referred Senate Bill No. 86, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

Page 1, between the enacting clause and line 1, begin a new paragraph and insert:

"SECTION 1. IC 11-8-8-3, AS AMENDED BY P.L.216-2007, SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 3. As used in this chapter, "principal residence" means the residence **or location** where a sex or violent offender spends the most time. The term includes a residence owned or leased by another person if the sex or violent offender:

- (1) does not own or lease a residence; or
- (2) spends more time at the residence owned or leased by the other person than at the residence owned or leased by the sex or violent offender.

SECTION 2. IC 11-8-8-4.5, AS ADDED BY P.L.216-2007, SECTION 12, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 4.5. (a) Except as provided in section 22 of this chapter, as used in this chapter, "sex offender" means a person convicted of any of the following offenses:

- (1) Rape (IC 35-42-4-1).
- (2) Criminal deviate conduct (IC 35-42-4-2), including criminal deviate conduct committed in a correctional facility.
- (3) Child molesting (IC 35-42-4-3).
- (4) Child exploitation (IC 35-42-4-4(b)).
- (5) Vicarious sexual gratification (including performing sexual conduct in the presence of a minor) (IC 35-42-4-5).
- (6) Child solicitation (IC 35-42-4-6).
- (7) Child seduction (IC 35-42-4-7).
- (8) Sexual misconduct with a minor as a Class A, Class B, or Class C felony (IC 35-42-4-9), unless:
 - (A) the person is convicted of sexual misconduct with a minor as a Class C felony;
 - (B) the person is not more than:
 - (i) four (4) years older than the victim if the offense was committed after June 30, 2007; or
 - (ii) five (5) years older than the victim if the offense was committed before July 1, 2007; and
 - (C) the sentencing court finds that the person should not be



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required to register as a sex offender.

- (9) Incest (IC 35-46-1-3).
- (10) Sexual battery (IC 35-42-4-8).
- (11) Kidnapping (IC 35-42-3-2), if the victim is less than eighteen
- (18) years of age, and the person who kidnapped the victim is not the victim's parent or guardian.
- (12) Criminal confinement (IC 35-42-3-3), if the victim is less than eighteen (18) years of age, and the person who confined or removed the victim is not the victim's parent or guardian.
- (13) Possession of child pornography (IC 35-42-4-4(c)).
- (14) Promoting prostitution (IC 35-45-4-4) as a Class B felony.
- (15) Promotion of human trafficking (IC 35-42-3.5-1(a)(2)) if the victim is less than eighteen (18) years of age.
- (16) Sexual trafficking of a minor (IC 35-42-3.5-1(b)).
- (17) Human trafficking (IC 35-42-3.5-1(c)(3)) if the victim is less than eighteen (18) years of age.
- (18) An attempt or conspiracy to commit a crime listed in subdivisions (1) through (17).
- (19) A crime under the laws of another jurisdiction, including a military court, that is substantially equivalent to any of the offenses listed in subdivisions (1) through (18).
- (b) The term includes:
 - (1) a person who is required to register as a sex offender in any jurisdiction; and
 - (2) a child who has committed a delinquent act and who:
 - (A) is at least fourteen (14) years of age;
 - (B) is on probation, is on parole, is discharged from a facility by the department of correction, is discharged from a secure private facility (as defined in IC 31-9-2-115), or is discharged from a juvenile detention facility as a result of an adjudication as a delinquent child for an act that would be an offense described in subsection (a) if committed by an adult; and
 - (C) is found by a court by clear and convincing evidence to be likely to repeat an act that would be an offense described in subsection (a) if committed by an adult.
- (c) In making a determination under subsection (b)(2)(C), the court shall consider expert testimony concerning whether a child is likely to repeat an act that would be an offense described in subsection (a) if committed by an adult.

SECTION 3. IC 11-8-8-4.6 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 4.6. (a) Except as provided in section 22 of this

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chapter, as used in this chapter, "tier III sex offender" means a person convicted of any of the following offenses:

- (1) Rape (IC 35-42-4-1).
- (2) Criminal deviate conduct (IC 35-42-4-2).
- (3) Child molesting under:
 - (A) IC 35-42-4-3(a); or
 - (B) IC 35-42-4-3(b) as a Class A felony.
- (4) Vicarious sexual gratification (including performing sexual conduct in the presence of a minor) under IC 35-42-4-5 if the victim is less than fourteen (14) years of age.
- (5) Sexual misconduct with a minor under:
 - (A) IC 35-42-4-9(a)(2); or
 - (B) IC 35-42-4-9(b)(2).
- (6) Sexual battery (IC 35-42-4-8) if the victim is less than fourteen (14) years of age.
- (7) Incest (IC 35-46-1-3) if the victim is less than sixteen (16) years of age.
- (8) Kidnapping (IC 35-42-3-2) if the victim is less than eighteen (18) years of age, and the person who kidnapped the victim is not the victim's parent or guardian.
- (9) Criminal confinement (IC 35-42-3-3) if the victim is less than eighteen (18) years of age, and the person who confined or removed the victim is not the victim's parent or guardian.
- (10) An attempt or conspiracy to commit a crime listed in subdivisions (1) through (9).
- (11) A crime under the laws of another jurisdiction, including a military court, that is substantially equivalent to any of the offenses listed in subdivisions (1) through (10).
- (b) The term includes the following:
 - (1) A sexually violent predator (as defined in IC 35-38-1-7.5).
 - (2) A tier II sex offender who is convicted of a subsequent sex offense.
 - (3) A tier II sex offender who is convicted of failure to register under section 17 of this chapter.
- (c) A person convicted of an offense described in this section is a tier III sex offender by operation of law if one (1) or more of the following conditions apply:
 - (1) The person was required to register as a sex or violent offender in Indiana on June 30, 2008.
 - (2) After June 30, 2008, the person is:
 - (A) incarcerated, on probation, on parole, on home detention, in a community corrections program, or under

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another form of supervision imposed as the result of the person's conviction for any offense; or

- (B) released from incarceration, probation, parole, home detention, a community corrections program, or another form of supervision imposed as the result of the person's conviction for any offense.
- (3) The person commits the offense after June 30, 2008.

SECTION 4. IC 11-8-8-4.7 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 4.7. (a) Except as provided in section 22 of this chapter, as used in this chapter, "tier II sex offender" means a sex offender convicted of any of the following offenses:

- (1) Child molesting (IC 35-42-4-3(b)) as a Class C felony.
- (2) Child exploitation (IC 35-42-4-4(b)).
- (3) Vicarious sexual gratification (IC 35-42-4-5(a)) as a Class D felony if the victim is thirteen (13) years of age or older.
- (4) Child solicitation (IC 35-42-4-6).
- (5) Child seduction (IC 35-42-4-7).
- (6) Sexual battery (IC 35-42-4-8) if the victim is at least thirteen (13) years of age but less than eighteen (18) years of age.
- (7) Sexual misconduct with a minor under IC 35-42-4-9(a)(1) or IC 35-42-4-9(b)(1), unless:
 - (A) the person is convicted of sexual misconduct with a minor as a Class C felony;
 - (B) the person is not more than:
 - (i) four (4) years older than the victim if the offense was committed after June 30, 2007; or
 - (ii) five (5) years older than the victim if the offense was committed before July 1, 2007; and
 - (C) the sentencing court finds that the person should not be required to register as a sex offender.
- (8) Incest (IC 35-46-1-3) if the victim is thirteen (13) years of age or older.
- (9) Promoting prostitution (IC 35-45-4-4) as a Class B felony.
- (10) Promotion of human trafficking (IC 35-42-3.5-1(a)(2)) if the victim is less than eighteen (18) years of age.
- (11) Sexual trafficking of a minor (IC 35-42-3.5-1(b)).
- (12) Human trafficking (IC 35-42-3.5-1(c)(3)) if the victim is less than eighteen (18) years of age.
- (13) An attempt or conspiracy to commit a crime listed in subdivisions (1) through (12).











- (14) A crime under the laws of another jurisdiction, including a military court, that is substantially equivalent to any of the offenses listed in subdivisions (1) through (13).
- (b) The term includes the following:
 - (1) a tier I sex offender who is convicted of a subsequent sex offense; or
 - (2) a tier I sex offender who is convicted of failure to register under section 17 of this chapter.
- (c) A person convicted of an offense described in this section is a tier II sex offender by operation of law if one (1) or more of the following conditions apply:
 - (1) The person was required to register as a sex or violent offender in Indiana on June 30, 2008.
 - (2) After June 30, 2008, the person is:
 - (A) incarcerated, on probation, on parole, on home detention, in a community corrections program, or under another form of supervision imposed as the result of the person's conviction for any offense; or
 - (B) released from incarceration, probation, parole, home detention, a community corrections program, or another form of supervision imposed as the result of the person's conviction for any offense.
- (3) The person commits the offense after June 30, 2008. SECTION 5. IC 11-8-8-4.8 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 4.8. (a) As used in this chapter, "tier I sex offender" means a sex offender who is not a tier III sex offender or a tier II
- (b) A person convicted of an offense referred to in section 4.5 of this chapter but not referred to in section 4.6 or section 4.7 of this chapter is a tier I sex offender by operation of law if one (1) or more of the following conditions apply:
 - (1) The person was required to register as a sex or violent offender in Indiana on June 30, 2008.
 - (2) After June 30, 2008, the person is:
 - (A) incarcerated, on probation, on parole, on home detention, in a community corrections program, or under another form of supervision imposed as the result of the person's conviction for any offense; or
 - (B) released from incarceration, probation, parole, home detention, a community corrections program, or another form of supervision imposed as the result of the person's











sex offender.

conviction for any offense.

- (3) The person commits the offense after June 30, 2008.".
- Page 1, line 4, strike ""sex or".
- Page 1, line 4, delete "violent" and insert ""violent".
- Page 1, strike lines 6 through 17.
- Page 2, strike lines 1 through 22.
- Page 2, line 23, strike "(18)" and insert "(1)".
- Page 2, line 23, delete ", if the person was:" and insert ".".
- Page 2, delete lines 24 through 26.
- Page 2, line 27, strike "(19)" and insert "(2)".
- Page 2, line 27, delete ", if the person was:" and insert ".".
- Page 2, delete lines 28 through 30.
- Page 2, line 31, strike "(20)" and insert "(3)".
- Page 2, line 32, strike "(19)." and insert "(2).".
- Page 2, line 33, strike "(21)" and insert "(4)".
- Page 2, line 35, strike "(20)." and insert "(3).".
- Page 2, between lines 35 and 36, begin a new line block indented and insert:
 - "(5) A person who is incarcerated for a Class A or B felony if:
 - (A) the person served a sentence in a facility maintained by the department after June 30, 2008; and
 - (B) the difference between the person's release date and the person's post incarceration supervision is less than sixty (60) days due to facility rule violations.".

Page 2, line 37, strike "sex or".

Page 3, after line 11, begin a new paragraph and insert:

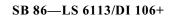
"SECTION 6. IC 11-8-8-5.3 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 5.3. As used in this chapter, "sex or violent offender" means a person who is:

- (1) a sex offender under section 4.5 of this chapter;
- (2) a violent offender under section 5 of this chapter; or
- (3) both subdivisions (1) and (2).

SECTION 7. IC 11-8-8-7, AS AMENDED BY P.L.216-2007, SECTION 15, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 7. (a) Subject to section 19 of this chapter, the following persons must register under this chapter:

- (1) A sex or violent offender who resides in Indiana. A sex or violent offender resides in Indiana if either of the following applies:
 - (A) The sex or violent offender spends or intends to spend at least seven (7) days (including part of a day) in Indiana during













- a one hundred eighty (180) day period.
- (B) The sex or violent offender owns real property in Indiana and returns to Indiana at any time.
- (2) A sex or violent offender who works or carries on a vocation or intends to work or carry on a vocation full-time or part-time for a period:
 - (A) exceeding seven (7) consecutive days; or
- (B) for a total period exceeding fourteen (14) days; during any calendar year in Indiana regardless of whether the sex or violent offender is financially compensated, volunteered, or is acting for the purpose of government or educational benefit.
- (3) A sex or violent offender who is enrolled or intends to be enrolled on a full-time or part-time basis in any public or private educational institution **in Indiana**, including any secondary school, trade, or professional institution, or postsecondary educational institution.
- (b) Except as provided in subsection (e), a sex or violent offender who resides or expects to reside as described in section 9(a)(3) of this chapter in Indiana shall register with the local law enforcement authority in the county where the sex or violent offender resides or expects to reside. If a sex or violent offender resides or expects to reside as described in section 9(a)(3) of this chapter in more than one (1) county, the sex or violent offender shall register with the local law enforcement authority in each county in which the sex or violent offender resides. If the sex or violent offender is also required to register under subsection (a)(2) or (a)(3), the sex or violent offender shall also register with the local law enforcement authority in the county in which the offender is required to register under subsection (c) or (d).
- (c) A sex or violent offender described in subsection (a)(2) shall register with the local law enforcement authority in the county where the sex or violent offender is or intends to be employed, or carry carries on a vocation, or expects to be employed or to carry on a vocation as described in section 9(a)(3) of this chapter. If a sex or violent offender is or intends to be employed, or carry carries on a vocation, or expects to be employed or to carry on a vocation as described in section 9(a)(3) of this chapter in more than one (1) county, the sex or violent offender shall register with the local law enforcement authority in each county. If the sex or violent offender is also required to register under subsection (a)(1) or (a)(3), the sex or violent offender shall also register with the local law enforcement authority in the county in which the offender is required to register

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under subsection (b) or (d).

- (d) A sex or violent offender described in subsection (a)(3) shall register with the local law enforcement authority in the county where the sex or violent offender is enrolled or intends expects to be enrolled as a student. described in section 9(a)(3) of this chapter. If a sex or violent offender is enrolled or expects to be enrolled as described in section 9(a)(3) of this chapter in more than one (1) county, the sex or violent offender shall register with the local law enforcement authority in each county. If the sex or violent offender is also required to register under subsection (a)(1) or (a)(2), the sex or violent offender shall also register with the local law enforcement authority in the county in which the offender is required to register under subsection (b) or (c).
- (e) A sex or violent offender described in subsection (a)(1)(B) shall register with the local law enforcement authority in the county in which the real property is located. If the sex or violent offender is also required to register under subsection (a)(1)(A), (a)(2), or (a)(3), the sex or violent offender shall also register with the local law enforcement authority in the county in which the offender is required to register under subsection (b), (c), or (d).
- (f) A For every sex or violent offender committed to the department, shall register with the department before the sex or violent offender is released from incarceration. The department shall forward the sex or violent offender's registration information to the local law enforcement authority of every county in which the sex or violent offender is required to register. the department shall determine:
 - (1) whether the person is required to register;
 - (2) whether the person is a:
 - (A) tier III sex offender;
 - (B) tier II sex offender;
 - (C) tier I sex offender; or
 - (D) violent offender;
 - (3) whether the person is a sexually violent predator under IC 35-38-1-7.5;
 - (4) the period for which the person will be required to register as a sex or violent offender in Indiana; and
 - (5) any other matter required by law to make a registration determination.

The department shall enter into the registry the information described in section 8 of this chapter before the sex or violent offender is released from the department.

(g) This subsection does not apply to a sex or violent offender who



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is a sexually violent predator. A sex or violent offender not committed to the department shall register not more than seven (7) days after the sex or violent offender:

- (1) is released from a penal facility (as defined in IC 35-41-1-21);
- (2) is released from a secure private facility (as defined in IC 31-9-2-115);
- (3) is released from a juvenile detention facility;
- (4) is transferred to a community transition program;
- (5) is placed on parole;
- (6) is placed on probation;
- (7) is placed on home detention; or
- (8) arrives at the place where the sex or violent offender is required to register under subsection (b), (c), or (d);

whichever occurs first. A sex or violent offender required to register in more than one (1) county under subsection (b), (c), (d), or (e) shall register in each appropriate county not more than seventy-two (72) hours after the sex or violent offender's arrival in that county or acquisition of real estate in that county.

- (h) This subsection applies to a sex or violent offender who is a sexually violent predator. (g) A sex or violent offender who is a sexually violent predator shall register with the local law enforcement authority as required under subsections (b), (c), (d), or (e), or with the appropriate law enforcement agency in another jurisdiction, not more than seventy-two (72) hours after the sex or violent offender:
 - (1) is released from a penal facility (as defined in IC 35-41-1-21);
 - (2) is released from a secure private facility (as defined in IC 31-9-2-115);
 - (3) is released from a juvenile detention facility;
 - (4) is transferred to a community transition program;
 - (5) is placed on parole;
 - (6) is placed on probation;
 - (7) is placed on home detention; or
 - (8) arrives at the place location where the sexually violent predator sex or violent offender is required to register under subsection (b), (c), or (d), or (e); or
 - (9) arrives at the location in a jurisdiction outside Indiana where the sex or violent offender is required to register;

whichever occurs first. A sex or violent offender who is a sexually violent predator required to register in more than one (1) county under subsection (b), (c), (d), or (e) shall register in each appropriate county not more than seventy-two (72) hours after the offender's arrival in that county or acquisition of real estate in that county.

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- (i) The local law enforcement authority with whom a sex or violent offender registers under this section shall make and publish a photograph of the sex or violent offender on the Indiana sex and violent offender registry web site established under IC 36-2-13-5.5. The local law enforcement authority shall make a photograph of the sex or violent offender that complies with the requirements of IC 36-2-13-5.5 at least once per year. The sheriff of a county containing a consolidated city shall provide the police chief of the consolidated city with all photographic and computer equipment necessary to enable the police chief of the consolidated city to transmit sex or violent offender photographs (and other identifying information required by IC 36-2-13-5.5) to the Indiana sex and violent offender registry web site established under IC 36-2-13-5.5. In addition, the sheriff of a county containing a consolidated city shall provide all funding for the county's financial obligation for the establishment and maintenance of the Indiana sex and violent offender registry web site established under IC 36-2-13-5.5.
- (j) (h) When a sex or violent offender registers, the local law enforcement authority shall:
 - (1) immediately update the Indiana sex and violent offender registry web site established under IC 36-2-13-5.5;
 - (2) notify every law enforcement agency having jurisdiction in the county where the sex or violent offender resides; is registered;
 - (3) notify every:
 - (A) school;
 - (B) day care center;
 - (C) head start program (42 U.S.C. 9831 et seq.);
 - (D) public housing agency;
 - (E) social service entity responsible for protecting minors in the child welfare system; and
 - (F) volunteer organization in which contact with a minor or other vulnerable individual might occur;

located in the county where the sex or violent offender is registered; and

(3) (4) update the National Crime Information Center National Sex Offender Registry data base via the Indiana data and communications system (IDACS).

When a sex or violent offender from a jurisdiction outside Indiana registers a change of address, employment, vocation, or enrollment in to Indiana, the local law enforcement authority shall provide the department with the information provided by the sex or violent offender during registration.

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(i) If a sex or violent offender fails to register as required under subsection (b), (c), (d), or (e) as required in this section, the local law enforcement authority in the destination county shall immediately notify the department and request that the prosecuting attorney in the county pursue a failure to register warrant for a violation of section 17 of this chapter. If the offender fails to register in a jurisdiction outside Indiana, the department shall contact the United States Marshals Service.

SECTION 8. IC 11-8-8-8, AS AMENDED BY P.L.216-2007, SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 8. (a) The registration required under this chapter must include the local law enforcement authority or other agency responsible for registering or updating the registration of a sex or violent offender shall collect or update the following information:

- (1) The sex or violent offender's full name, alias, any name by which the sex or violent offender was previously known, date of birth, sex, race, height, weight, hair color, eye color, any scars, marks, or tattoos, Social Security number, driver's license number or state identification card number, vehicle description and vehicle plate number for any vehicle the sex or violent offender owns or operates on a regular basis, principal residence address, other address where the sex or violent offender spends more than seven (7) nights in a fourteen (14) day period, and mailing address, if different from the sex or violent offender's principal residence address.
- (2) A description of the offense for which the sex or violent offender was convicted, the date of conviction, the county of the conviction, the cause number of the conviction, and the sentence imposed, if applicable.
- (3) If the person is required to register under section 7(a)(2) or 7(a)(3) of this chapter, the name and address of each of the sex or violent offender's employers in Indiana, the name and address of each campus or location where the sex or violent offender is enrolled in school in Indiana, and the address where the sex or violent offender stays or intends to stay while in Indiana.
- (4) A recent photograph of the sex or violent offender.
- (5) If the sex or violent offender is a sexually violent predator, that the sex or violent offender is a sexually violent predator.
- (6) If the sex or violent offender is required to register for life, that the sex or violent offender is required to register for life.
- (7) Any other information required by the department.
- (1) Name identifiers, including the following:











- (A) The full name.
- (B) Any alias or previous name.
- (2) Communication identifiers, including the following:
 - (A) Any telephone numbers and any other designations used by the person for purposes of routing or self-identification in telephonic communication.
 - (B) Any designation or moniker used for routing or self-identification in Internet communications or posting.
- (3) Demographic and descriptive identifiers, including the following:
 - (A) Date of birth and any purported date of birth.
 - (B) Social Security number and any purported Social Security number.
 - (C) Sex.
 - (D) Race.
 - (E) Height.
 - (F) Weight.
 - (G) Hair color.
 - (H) Eye color.
 - (I) Any scar, mark, or tattoo.
- (4) Licensing information that authorizes the person to engage in an occupation or carry out a trade or business.
- (5) Vehicle, transportation, and traveling identifiers, including the following:
 - (A) Driver's license or state identification card number.
 - (B) An alias or any purported driver's license number or state identification card number.
 - (C) A digitized copy of a passport or other information establishing the person's immigration status.
 - (D) A description and vehicle plate number or, if a plate number is not available, another identifying number for all vehicles owned by the person or used by the person on a regular basis, including the person's personal vehicle, work vehicle, and any watercraft or aircraft the person owns or operates on a regular basis.
 - (E) The location where the person's vehicles are habitually parked, docked, and otherwise kept.
- (6) Residence, employment, and school identifiers, including the following:
 - (A) Principal residence.
 - (B) If the person is required to register under section 7(a)(2) of this chapter, the name and address of each of the











person's employers in Indiana.

- (C) The person's work location, including the normal travel routes and general areas in which the person works.
- (D) If the person is required to register under section 7(a)(3) of this chapter, the name and address of each campus or location where the person is enrolled in school in Indiana, and the address that the person stays or expects to stay while in Indiana.
- (E) Mailing address, if different from the person's principal residence address.
- (F) Any other address where the person spends more than seven (7) nights in a fourteen (14) day period, or thirty (30) or more nonconsecutive days within a calendar year.
- (7) Offense information, including the following:
 - (A) The criminal code citation to the offense of which the person was convicted.
 - (B) A description of the offense of which the person was convicted.
 - (C) The date of conviction.
 - (D) The county or jurisdiction of the conviction.
 - (E) The cause number of the conviction.
 - (F) The sentence imposed.
- (8) A current photograph of the person.
- (9) Any other information required by the department.
- (b) If any information required under subsection (a)(2), (a)(5), or (a)(6) changes, the sex or violent offender shall report in person to the local law enforcement authority having jurisdiction over the sex or violent offender's current principal residence or location and update the changed information not later than seventy-two (72) hours after the information changes.
- (c) If any information required under subsection (a)(2), (a)(5), or (a)(6) changes, the local law enforcement authority shall do the following:
 - (1) Immediately update the Indiana sex and violent offender registry web site established under IC 36-2-13-5.5.
 - (2) Notify every law enforcement agency having jurisdiction in the county or counties where the sex or violent offender is registered.
 - (3) Update the National Crime Information Center's National Sex Offender Registry data base via the Indiana data and communications system (IDACS).

SECTION 9. IC 11-8-8-9, AS AMENDED BY P.L.216-2007,









SECTION 17, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 9. (a) Not more than seven (7) days before an Indiana sex or violent offender who is required to register under this chapter is scheduled to be released from a **penal facility (as defined in IC 35-41-1-21), a** secure private facility (as defined in IC 31-9-2-115), or released from a juvenile detention facility, an official of the facility shall do the following:

- (1) Orally inform the sex or violent offender of the sex or violent offender's duty to register under this chapter and require the sex or violent offender to sign a written statement **affirming** that the sex or violent offender was orally informed **of the duty to register** or, if the sex or violent offender refuses to sign the statement, certify that the sex or violent offender was orally informed of the duty to register.
- (2) Deliver a form advising the sex or violent offender of the sex or violent offender's duty to register under this chapter and require the sex or violent offender to sign a written statement that the sex or violent offender received the written notice or, if the sex or violent offender refuses to sign the statement, certify that the sex or violent offender was given the written notice of the duty to register.
- (3) Obtain the address where the sex or violent offender expects to reside, work, carry on a vocation, or attend school after the sex or violent offender's release.
- (4) Transmit to the local law enforcement authority in the county where the sex or violent offender expects to reside, **work**, **carry on a vocation**, **or attend school**, the sex or violent offender's name, date of release or transfer, new address, and the offense or delinquent act committed by the sex or violent offender.
- (b) Not more than seventy-two (72) hours after a sex or violent offender who is required to register under this chapter is released or transferred as described in subsection (a), an official of the facility shall transmit to the state police the following:
 - (1) The sex or violent offender's fingerprints, photograph, and identification factors.
 - (2) The address where the sex or violent offender expects to reside after the sex or violent offender's release.
 - (3) The complete criminal history data (as defined in IC 10-13-3-5) or, if the sex or violent offender committed a delinquent act, juvenile history data (as defined in IC 10-13-4-4) of the sex or violent offender.
 - (4) Information regarding the sex or violent offender's past











treatment for mental disorders.

- (5) Information as to whether the sex or violent offender has been determined to be a sexually violent predator.
- (c) This subsection applies if a sex or violent offender is placed on probation or in a community corrections program without being confined in a penal facility. The probation office serving the court in which the sex or violent offender is sentenced shall perform the duties required under subsections (a) and (b) and, not later than seventy-two (72) hours after sentencing, forward registration information required in section 8 of this chapter to every local law enforcement authority in which the sex or violent offender is required to register under section 7(b), 7(c), 7(d), or 7(e) of this chapter.
- (d) For any sex or violent offender who is not committed to the department, the probation office of the sentencing court shall transmit to the department a copy of the sex or violent offender's:
 - (1) sentencing order;
 - (2) presentence investigation; and
 - (3) any other information required by the department to make a determination concerning sex or violent offender registration.
- (e) If a local law enforcement authority determines that a sex or violent offender has not been notified of the obligation to register, the authority shall do the following:
 - (1) Orally inform the sex or violent offender of the sex or violent offender's duty to register under this chapter and require the sex or violent offender to sign a written statement affirming that the sex or violent offender was orally informed of the duty to register, or, if the sex or violent offender refuses to sign the statement, certify that the sex or violent offender was orally informed of the duty to register.
 - (2) Deliver a form advising the sex or violent offender of the sex or violent offender's duty to register under this chapter and require the sex or violent offender to sign a written statement affirming that the sex or violent offender received the written notice, or, if the sex or violent offender refuses to sign the statement, certify that the sex or violent offender was given the written notice of the duty to register.
 - (3) Advise the sex or violent offender that the sex or violent offender is required to report in person and register within seventy-two (72) hours of this notice.

SECTION 10. IC 11-8-8-11, AS AMENDED BY P.L.216-2007, SECTION 19, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE

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JULY 1, 2008]: Sec. 11. (a) If a sex or violent offender who is required to register under this chapter changes:

- (1) principal residence; address; or
- (2) if section 7(a)(2) or 7(a)(3) of this chapter applies, the place where the sex or violent offender stays in Indiana;

the sex or violent offender shall report in person to the local law enforcement authority having jurisdiction over the sex or violent offender's current principal address residence or location and, if the offender moves to a new county in Indiana, to the local law enforcement authority having jurisdiction over the sex or violent offender's new principal address residence or location not more than seventy-two (72) hours after the address change.

- (b) If a sex or violent offender moves to a new county in Indiana, the local law enforcement authority where the sex or violent offender's current principal residence address is located in the new county in **Indiana** shall inform the local law enforcement authority in the new county where the sex or violent offender's principal residence was previously located county in Indiana of the sex or violent offender's new residence and forward shall send a copy of all relevant registration information concerning the sex or violent offender in the **new county** to the local law enforcement authority in the new county where the sex or violent offender's principal residence was previously located. The local law enforcement authority receiving notice under this subsection shall verify the address of the sex or violent offender under section 13 of this chapter not more than seven (7) days after receiving the notice. The local law enforcement authority in the county where the sex or violent offender's principal residence was previously located shall in turn forward all relevant registration information concerning the sex or violent offender in that county to the local law enforcement authority in the new county.
- (c) If a sex or violent offender who is required to register under section 7(a)(2) or 7(a)(3) of this chapter changes the sex or violent offender's principal place of employment, principal place of vocation, or campus or location where the sex or violent offender is enrolled in school, the sex or violent offender shall report in person:
 - (1) to the local law enforcement authority having jurisdiction over the sex or violent offender's current principal place of employment, principal place of vocation, or campus or location where the sex or violent offender is enrolled in school; and
 - (2) if the sex or violent offender changes the sex or violent offender's place of employment, vocation, or enrollment to a new











county in Indiana, to the local law enforcement authority having jurisdiction over the sex or violent offender's new principal place of employment, principal place of vocation, or campus or location where the sex or violent offender is enrolled in school;

not more than seventy-two (72) hours after the change.

- (d) If a sex or violent offender moves the sex or violent offender's place of employment, vocation, or enrollment to a new county in Indiana, the local law enforcement authority having jurisdiction over the sex or violent offender's current principal place of employment, principal place of vocation, or campus or location where the sex or violent offender is enrolled in school in the new county where the sex or violent offender's new principal place of employment, vocation, or enrollment is located shall inform the local law enforcement authority in the new county of the sex or violent offender's new principal place of employment, vocation, or enrollment having jurisdiction over the sex or violent offender's former principal place of employment, principal place of vocation, or campus or location where the sex or violent offender was enrolled in school by forwarding relevant registration information to the local law enforcement authority in the new previous county of residence.
- (e) If a sex or violent offender moves the sex or violent offender's residence, place of employment, vocation, or enrollment to a new state, the local law enforcement authority shall inform the state police agency that oversees sex or violent offender registration activities in the new state of the sex or violent offender's new place of residence, employment, vocation, or enrollment.
- (f) If a sex or violent offender who is required to register under this chapter intends to change the sex or violent offender's principal residence, place of employment, place of vocation, or campus or location where the sex or violent offender is enrolled in school to a jurisdiction outside the United States, the sex or violent offender shall report in person to the local law enforcement authority having jurisdiction over the sex or violent offender's current principal residence seventy-two (72) hours before the move and provide the information required under section 8 of this chapter in addition to the name of the country to which the sex or violent offender plans to relocate.
- (f) (g) A local law enforcement authority shall make registration information, including information concerning the duty to register and the penalty for failing to register, available to a sex or violent offender.
- (g) (h) A local law enforcement authority who is notified of a change under subsection (a), or (c), or (f) shall:











- (1) immediately update the Indiana sex and violent offender registry web site established under IC 36-2-13-5.5;
- (2) notify every:
 - (A) school;
 - (B) day care center;
 - (C) head start program (42 U.S.C. 9831 et seq.);
 - (D) public housing agency;
 - (E) social service entity responsible for protecting minors in the child welfare system;
 - (F) volunteer organization in which contact with a minor or other vulnerable individual might occur; and
 - (G) law enforcement agency having jurisdiction;

in the county or counties where the sex or violent offender is registered;

- (3) update the National Crime Information Center National Sex Offender Registry data base via the Indiana data and communications system (IDACS);
- (4) if the sex or violent offender plans to relocate outside the United States, notify the United States Marshals Service; and (3) (5) notify the department.
- (h) (i) If a sex or violent offender who is registered with a local law enforcement authority becomes incarcerated, the local law enforcement authority shall transmit a copy of the information provided by the sex or violent offender during registration to the department.
- (i) (j) If a sex or violent offender is no longer required to register due to the expiration of the registration period, the local law enforcement authority shall transmit a copy of the information provided by the sex or violent offender during registration to the department.
- (k) If a sex or violent offender fails to register as required under section 7(b), 7(c), 7(d), or 7(e) of this chapter, the local law enforcement authority in the destination county shall immediately notify the department and request that the prosecuting attorney in the county pursue a failure to register warrant for a violation of section 17 of this chapter, if applicable.

SECTION 11. IC 11-8-8-12, AS AMENDED BY P.L.216-2007, SECTION 20, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 12. (a) As used in this section, "temporary residence" means a residence:

- (1) that is established to provide transitional housing for a person without another residence; and
- (2) in which a person is not typically permitted to reside for more than thirty (30) days in a sixty (60) day period.

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- (b) This section applies only to a sex or violent offender who resides in a temporary residence. In addition to the other requirements of this chapter, a sex or violent offender who resides in a temporary residence shall register report in person with to the local law enforcement authority in the county where the sex or violent offender temporarily resides and provide the sex or violent offender's temporary residence location and any other information required by the local law enforcement authority: which the temporary residence is located:
 - (1) not more than seventy-two (72) hours after the sex or violent offender moves into the temporary residence; and
 - (2) during the period in which the sex or violent offender resides in a temporary residence, at least once every seven (7) days following the sex or violent offender's initial registration under subdivision (1).
- (c) A sex or violent offender who does not have a principal residence or temporary residence shall report in person to the local law enforcement authority in the county where the sex or violent offender temporarily resides and provide a description of the sex or violent offender's exact location and any other information required by the local law enforcement authority: at least once every seven (7) days to report an address for the location where the sex or violent offender will stay during the time in which the sex or violent offender lacks a principal address or temporary residence.
 - (1) not more than seventy-two (72) hours after the sex or violent offender moves into the location; and
 - (2) during the period in which the sex or violent offender resides in the location, at least once every seven (7) days following the sex or violent offender's initial registration under subdivision (1).
- (d) A sex or violent offender's obligation to register in person once every seven (7) days terminates when the sex or violent offender no longer resides in the temporary residence or location described in subsection (b) or (c). However, all other requirements imposed on a sex or violent offender by this chapter continue in force, including the requirement that a sex or violent offender register the sex or violent offender's new address with the local law enforcement authority.

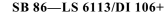
SECTION 11. IC 11-8-8-13, AS AMENDED BY P.L.216-2007, SECTION 21, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 13. (a) To verify a sex or violent offender's current residence, the local law enforcement authority having jurisdiction over the area of the sex or violent offender's current principal address













residence or location shall do the following:

- (1) Mail a form that is approved or prescribed by the department to each sex or violent offender tier III sex offender in the county at the sex or violent offender's listed principal residence address at least one (1) time per year every ninety (90) days, beginning seven (7) days after the local law enforcement authority receives a notice under section 11 or 20 of this chapter or the date the sex or violent tier III sex offender is:
 - (A) released from a penal facility (as defined in IC 35-41-1-21); a secure private facility (as defined in IC 31-9-2-115), or a juvenile detention facility;
 - (B) released from a secure private facility (as defined in IC 31-9-2-115);
 - (C) released from a juvenile detention facility;
 - (B) placed in (D) transferred to a community transition program;
 - (C) placed in a community corrections program;
 - (D) (E) placed on parole; or
 - (E) (F) placed on probation;
 - (G) placed on home detention; or
 - (H) at the location where the offender is required to register under section 7(b), 7(c), 7(d), or 7(e) of this chapter;

whichever occurs first.

- (2) Mail a form that is approved or prescribed by the department to each sex or violent offender who is designated a sexually violent predator under IC 35-38-1-7.5 tier II sex offender in the county at the offender's principal residence at least once every ninety (90) one (1) time every one hundred eighty (180) days, beginning seven (7) days after the local law enforcement authority receives a notice under section 11 or 20 of this chapter or the date the sex or violent offender tier II sex offender is:
 - (A) released from a penal facility (as defined in IC 35-41-1-21); a secure private facility (as defined in IC 31-9-2-115), or a juvenile detention facility;
 - (B) released from a secure private facility (as defined in IC 31-9-2-115);
 - (C) released from a juvenile detention facility;
 - (B) placed in (D) transferred to a community transition program;
 - (C) placed in a community corrections program;
 - (D) (E) placed on parole; or











- (E) (F) placed on probation;
- (G) placed on home detention; or
- (H) at the location where the offender is required to register under section 7(b), 7(c), 7(d), or 7(e) of this chapter;

whichever occurs first.

- (3) Mail a form that is prescribed by the department to each tier I sex offender in the county at the offender's principal residence at least one (1) time each three hundred sixty-five (365) days, beginning seven (7) days after the local law enforcement authority receives a notice under section 11 or 20 of this chapter or the date the tier I sex offender is:
 - (A) released from a penal facility (as defined in IC 35-41-1-21);
 - (B) released from a secure private facility (as defined in IC 31-9-2-115);
 - (C) released from a juvenile detention facility;
 - (D) transferred to a community transition program;
 - (E) placed on parole;
 - (F) placed on probation;
 - (G) placed on home detention; or
 - (H) at the location where the offender is required to register under section 7(b), 7(c), 7(d), or 7(e) of this chapter;

whichever occurs first.

- (4) Mail a form that is prescribed by the department to each violent offender in the county at the offender's principal residence at least one (1) time each three hundred sixty-five (365) days, beginning seven (7) days after the local law enforcement authority receives a notice under section 11 or 20 of this chapter or the date the violent offender is:
 - (A) released from a penal facility (as defined in IC 35-41-1-21);
 - (B) released from a secure private facility (as defined in IC 31-9-2-115);
 - (C) released from a juvenile detention facility;
 - (D) transferred to a community transition program;
 - (E) placed on parole;
 - (F) placed on probation;
 - (G) placed on home detention; or
 - (H) at the location where the offender is required to register under section 7(b), 7(c), 7(d), or 7(e) of this







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chapter;

whichever occurs first.

- (3) (5) Personally visit each sex or violent offender tier III sex offender in the county at the sex or violent offender's listed principal residence address at least one (1) time per year every ninety (90) days, beginning seven (7) days after the local law enforcement authority receives a notice under section 7 of this chapter or the date the sex or violent tier III sex offender is:
 - (A) released from a penal facility (as defined in IC 35-41-1-21); a secure private facility (as defined in IC 31-9-2-115), or a juvenile detention facility;
 - (B) released from a secure private facility (as defined in IC 31-9-2-115);
 - (C) released from a juvenile detention facility;
 - (B) placed in (D) transferred to a community transition program;
 - (C) placed in a community corrections program;
 - (D) (E) placed on parole; or
 - (E) (F) placed on probation;
 - (G) placed on home detention; or
 - (H) at the location where the offender is required to register under section 7(b), 7(c), 7(d), or 7(e) of this chapter;

whichever occurs first.

- (4) (6) Personally visit each sex or violent tier II sex offender who is designated a sexually violent predator under IC 35-38-1-7.5 in the county at the offender's principal residence at least once one (1) time every ninety (90) one hundred eighty (180) days, beginning seven (7) days after the local law enforcement authority receives a notice under section 7 of this chapter or the date the sex or violent tier II sex offender is:
 - (A) released from a penal facility (as defined in IC 35-41-1-21); a secure private facility (as defined in IC 31-9-2-115), or a juvenile detention facility;
 - (B) released from a secure private facility (as defined in IC 31-9-2-115);
 - (C) released from a juvenile detention facility;
 - (B) placed in (D) transferred to a community transition program;
 - (C) placed in a community corrections program;
 - (D) (E) placed on parole; or









- (E) (F) placed on probation;
- (G) placed on home detention; or
- (H) at the location where the offender is required to register under section 7(b), 7(c), 7(d), or 7(e) of this chapter;

whichever occurs first.

- (7) Personally visit each tier I sex offender in the county at the offender's principal residence at least one (1) time each three hundred and sixty-five (365) days, beginning seven (7) days after the local law enforcement authority receives a notice under section 7 of this chapter or the date the tier I sex offender is:
 - (A) released from a penal facility (as defined in IC 35-41-1-21);
 - (B) released from a secure private facility (as defined in IC 31-9-2-115);
 - (C) released from a juvenile detention facility;
 - (D) transferred to a community transition program;
 - (E) placed on parole;
 - (F) placed on probation;
 - (G) placed on home detention; or
 - (H) at the location where the offender is required to register under section 7(b), 7(c), 7(d), or 7(e) of this chapter;

whichever occurs first.

- (8) Personally visit each violent offender in the county at the offender's principal residence at least one (1) time each three hundred sixty-five (365) days, beginning seven (7) days after the local law enforcement authority receives a notice under section 7 of this chapter or the date the violent offender is:
 - (A) released from a penal facility (as defined in IC 35-41-1-21);
 - (B) released from a secure private facility (as defined in IC 31-9-2-115);
 - (C) released from a juvenile detention facility;
 - (D) transferred to a community transition program;
 - (E) placed on parole;
 - (F) placed on probation;
 - (G) placed on home detention; or
 - (H) at the location where the offender is required to register under section 7(b), 7(c), 7(d), or 7(e) of this chapter;







whichever occurs first.

(b) If a sex or violent offender fails to return a signed form either by mail or in person, not later than fourteen (14) days after mailing, or appears not to reside at the listed address, principal residence, the local law enforcement authority shall immediately notify the department and the request that the prosecuting attorney of the county seek a warrant for failure to register under IC 11-8-8-17.

SECTION 12. IC 11-8-8-14, AS AMENDED BY P.L.216-2007, SECTION 22, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 14. (a) This subsection does not apply to a sex or violent offender who is a sexually violent predator. In addition to the other requirements of this chapter, a sex or violent tier III sex offender who is required to register under this chapter shall: at least one (1) time per calendar year:

- (1) report in person to the local law enforcement authority;
- (2) register; and
- (3) be photographed by the local law enforcement authority; in each location where the offender is required to register at least one (1) time every ninety (90) days, on a schedule determined by the local law enforcement authority.
- (b) This subsection applies to a sex or violent offender who is a sexually violent predator. In addition to the other requirements of this chapter, a sex or violent tier II sex offender who is a sexually violent predator under IC 35-38-1-7.5 who is required to register under this chapter shall:

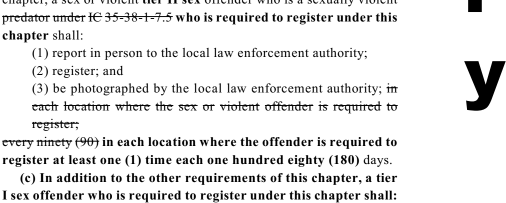
 - (3) be photographed by the local law enforcement authority; in each location where the sex or violent offender is required to register;

every ninety (90) in each location where the offender is required to register at least one (1) time each one hundred eighty (180) days.

- (c) In addition to the other requirements of this chapter, a tier
 - (1) report in person to the local law enforcement authority;
 - (2) register; and

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- (3) be photographed by the local law enforcement authority; in each location where the offender is required to register at least one (1) time each three hundred sixty-five (365) days, on a schedule determined by the local law enforcement authority.
- (d) In addition to the other requirements of this chapter, a violent offender who is required to register under this chapter





shall:

- (1) report in person to the local law enforcement authority;
- (2) register; and
- (3) be photographed by the local law enforcement authority; in each location where the offender is required to register at least one (1) time each three hundred sixty-five (365) days, on a schedule determined by the local law enforcement authority.
- (c) (e) Each time a sex or violent offender who claims to be working or attending school registers in person, the sex or violent offender shall provide documentation to the local law enforcement authority providing evidence that the sex or violent offender is still working or attending school at the registered location.
- (f) If a sex or violent offender fails to register as required under this section, the local law enforcement authority shall immediately notify the department and request that the prosecuting attorney of the county seek a warrant for failure to register under IC 11-8-8-17.
- (g) All information provided by a sex or violent offender as part of the registration process must be certified as true under penalties of perjury.

SECTION 13. IC 11-8-8-15, AS AMENDED BY P.L.216-2007, SECTION 23, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 15. (a) A sex or violent offender who is a resident of Indiana shall obtain and keep in the sex or violent offender's possession:

- (1) a valid Indiana driver's license; or
- (2) a valid Indiana identification card (as described in IC 9-24-16).
- (b) A sex or violent offender required to register in Indiana who is not a resident of Indiana shall obtain and keep in the sex or violent offender's possession:
 - (1) a valid driver's license issued by the state in which the sex or violent offender resides; or
 - (2) a valid state issued identification card issued by the state in which the sex or violent offender resides.
- (c) A person who knowingly or intentionally violates this section commits failure of a sex or violent offender to possess identification, a Class A misdemeanor. However, the offense is a Class D felony if the person:
 - (1) is a tier III sex offender;
 - (1) (2) is a sexually violent predator (as defined in IC 35-38-1-7.5); or

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- (2) (3) has a prior unrelated conviction:
 - (A) under this section; or
 - (B) based on the person's failure to comply with any requirement imposed on an offender under this chapter.
- (d) It is a defense to a prosecution under this section that:
 - (1) the person has been unable to obtain a valid driver's license or state issued identification card because less than thirty (30) days have passed since the person's release from incarceration; or
 - (2) the person possesses a driver's license or state issued identification card that expired not more than thirty (30) days before the date the person violated subsection (a) or (b).

SECTION 14. IC 11-8-8-16, AS AMENDED BY P.L.216-2007, SECTION 24, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 16. (a) A sex or violent offender who is required to register under this chapter may not petition for a change of name under IC 34-28-2.

(b) If a sex or violent offender who is required to register under this chapter changes the sex or violent offender's name due to marriage, the sex or violent offender shall report in person to the local law enforcement authority having jurisdiction over the sex or violent offender's current principal residence or location, or, if the sex or violent offender has no principal residence, the local law enforcement authority having jurisdiction where the sex or violent offender is registered under section 7(c), 7(d), or 7(e) of this chapter, and provide documentation of the change must register with the local law enforcement authority not more than seven (7) days seventy-two (72) hours after the name change.

SECTION 15. IC 11-8-8-17, AS AMENDED BY P.L.216-2007, SECTION 25, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 17. (a) Except as provided in subsection (c), a sex or violent offender required to register under this chapter who knowingly or intentionally:

- (1) fails to register when required to register under this chapter;
- (2) fails to register in every location where the sex or violent offender is required to register under this chapter;
- (3) makes a material misstatement or omission while registering as a sex or violent offender under this chapter;
- (4) fails to register **or report** in person as required under this chapter; or
- (5) does not reside at the sex or violent offender's registered address or location;

commits a Class D felony.

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- (b) The offense described in subsection (a) is a Class C felony if the sex or violent offender has a prior unrelated conviction for an offense:
 - (1) under this section; or
 - (2) based on the person's failure to comply with any requirement imposed on a sex or violent offender under this chapter or under IC 5-2-12 before its repeal.
- (c) It is not a defense to a prosecution under this section that the sex or violent offender was unable to pay the sex or violent offender registration fee or the sex or violent offender address change fee described under IC 36-2-13-5.6.
- (c) This subsection only applies to a sex or violent offender required to register under this chapter who:
 - (1) changes the sex or violent offender's principal residence to a new county in Indiana; and
 - (2) registers with the local law enforcement authority in the new county having jurisdiction over the sex or violent offender's new principal residence not more than seventy-two (72) hours after the change of address.
- A sex or violent offender to whom this subsection applies who fails to register with the local law enforcement authority having jurisdiction over the sex or violent offender's former principal residence in the previous county of residence commits a Class C

infraction.

SECTION 16. IC 11-8-8-18, AS AMENDED BY P.L.216-2007, SECTION 26, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 18. (a) A sexually violent predator tier II sex offender who will be absent from the sexually violent predator's person's principal residence for more than seventy-two (72) hours seven (7) days shall inform the local law enforcement authority in the county where the sexually violent predator's person's principal address residence is located, in person, of the following:

- (1) That the sexually violent predator person will be absent from the sexually violent predator's person's principal residence for more than seventy-two (72) hours. seven (7) days.
- (2) The location where the sexually violent predator person will be located during the absence from the sexually violent predator's person's principal residence.
- (3) The length of time the sexually violent predator person will be absent from the sexually violent predator's person's principal residence.

If the tier II sex offender will spend more than seven (7) days away from the county of the principal residence, the local law

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enforcement authority in the county where the person's principal residence is located shall notify the local law enforcement authority in the new county where the person plans to stay.

- (b) A sexually violent predator tier II sex offender who will spend more than seventy-two (72) hours in a county in which the sexually violent predator is not required to register seven (7) days away from the county where the person's principal residence is located shall inform the local law enforcement authority in the new county, in which the sexually violent predator is not required to register, in person, of the following:
 - (1) That the sexually violent predator person will spend more than seventy-two (72) hours time in the county.
 - (2) The location where the sexually violent predator person will be located while spending time in the county.
 - (3) The length of time the sexually violent predator person will remain in the county.

Upon request of the local law enforcement authority of the county in which the sexually violent predator tier II sex offender is not required to register, the sexually violent predator person shall provide the local law enforcement authority with any additional information that will assist the local law enforcement authority in determining the sexually violent predator's person's whereabouts during the sexually violent predator's person's stay in the county.

- (c) A tier III sex offender who will be absent from the person's principal residence for more than seventy-two (72) hours shall inform the local law enforcement authority in the county where the person's principal residence is located, in person, of the following:
 - (1) That the person will be absent from the person's principal residence for more than seventy-two (72) hours.
 - (2) The location where the person will be located during the absence from the person's principal residence.
 - (3) The length of time the person will be absent from the person's principal residence.

If the tier III sex offender will spend more than seventy-two (72) hours away from the county of the principal residence, the local law enforcement authority in the county where the person's principal residence is located shall notify the local law enforcement authority in the new county where the person plans to stay.

(d) A tier III sex offender who will spend more than seventy-two (72) hours away from the county where the person's principal residence is located shall inform the local law enforcement authority in the new county, in person, of the following:











- (1) That the person will spend time in the county.
- (2) The location where the person will be located while spending time in the county.
- (3) The length of time the person will remain in the county. Upon request of the local law enforcement authority of the county in which the tier III sex offender is not required to register, the person shall provide the local law enforcement authority with any additional information that will assist the local law enforcement authority in determining the person's whereabouts during the person's stay in the county.
- (c) (e) A sexually violent predator tier II or tier III sex offender who knowingly or intentionally violates this section commits failure to notify, a Class A misdemeanor. However, the offense is a Class D felony if the person has a prior unrelated conviction under this section based on the person's failure to comply with any requirement imposed on a sex or violent offender under this chapter.

SECTION 17. IC 11-8-8-19, AS AMENDED BY P.L.216-2007, SECTION 27, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 19. (a) Except as provided in subsections (b) through (e), a sex or violent offender is required to register under this chapter until the expiration of ten (10) years after the date the sex or violent offender:

- (1) is released from a penal facility (as defined in IC 35-41-1-21) or a secure juvenile detention facility of a state or another jurisdiction;
- (2) is placed in a community transition program;
- (3) is placed in a community corrections program;
- (4) is placed on parole; or
- (5) is placed on probation;

whichever occurs last. The department shall ensure that an offender who is no longer required to register as a sex or violent offender is notified that the obligation to register has expired. A tier III sex offender is required to register for life.

- (b) A sex or violent offender who is a sexually violent predator is required to register for life. A tier II sex offender is required to register under this chapter until the expiration of twenty-five (25) years from the date the sex or violent offender was:
 - (1) released from a penal facility (as defined in IC 35-41-1-21);
 - (2) released from a secure private facility (as defined in IC 31-9-2-115);
 - (3) released from a juvenile detention facility;











- (4) transferred to a community transition program;
- (5) placed on parole;
- (6) placed on probation; or
- (7) placed on home detention;

whichever occurs last.

- (c) A sex or violent offender who is convicted of at least one (1) offense under section 5(a) of this chapter that the sex or violent offender committed:
 - (1) when the person was at least eighteen (18) years of age; and
 - (2) against a victim who was less than twelve (12) years of age at the time of the crime;

is required to register for life. A tier I sex offender is required to register under this chapter until the expiration of fifteen (15) years from the date the sex or violent offender was:

- (1) released from a penal facility (as defined in IC 35-41-1-21);
- (2) released from a secure private facility (as defined in IC 31-9-2-115);
- (3) released from a juvenile detention facility;
- (4) transferred to a community transition program;
- (5) placed on parole;
- (6) placed on probation; or
- (7) placed on home detention;

whichever occurs last.

- (d) A sex or violent offender who is convicted of at least one (1) offense under section 5(a) of this chapter in which the sex offender:
 - (1) proximately caused serious bodily injury or death to the victim;
 - (2) used force or the threat of force against the victim or a member of the victim's family, unless the offense is sexual battery as a Class D felony; or
 - (3) rendered the victim unconscious or otherwise incapable of giving voluntary consent;

A violent offender is required to register for life.

- (e) A sex or violent offender who is convicted of at least two (2) unrelated offenses under section 5(a) of this chapter is required to register for life.
- (f) (e) A person who is required to register as a sex or violent offender in any jurisdiction shall register for the period required by the other jurisdiction or the period described in this section, whichever is longer.
 - (f) A tier I sex offender's registration requirement may be



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reduced from fifteen (15) years to ten (10) years if the person:

- (1) has not been convicted of a felony since the person's registration period began;
- (2) has not been convicted of a subsequent sex offense;
- (3) has successfully completed any period of supervised release, probation, or parole; and
- (4) has successfully completed an appropriate sex offender treatment program certified by the department, a local sentencing court, or by the United States Attorney General.
- (g) The department shall ensure that an offender who is no longer required to register as a sex or violent offender is notified that the obligation to register has expired.

SECTION 18. IC 11-8-8-20, AS AMENDED BY P.L.216-2007, SECTION 28, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 20. (a) The department may enter into a compact or agreement with one (1) or more jurisdictions outside Indiana to exchange notifications concerning the change of address, employment, vocation, or enrollment of a sex or violent offender between Indiana and the other jurisdiction or the other jurisdiction and Indiana.

- (b) If the department receives information that a sex or violent offender has relocated to Indiana to reside, engage in employment or a vocation, or enroll in school, or that a sex or violent offender has been convicted in Indiana but not sentenced to the department, the department shall determine:
 - (1) whether the person is required to register;
 - (2) whether the person is defined as a:
 - (A) tier III sex offender; under IC 11-8-8-4.5; or
 - (B) tier II sex or violent offender; under IC 11-8-8-5;
 - (C) tier I sex offender; or
 - (D) violent offender;
 - (2) (3) whether the person is a sexually violent predator under IC 35-38-1-7.5;
 - (3) (4) the period the person will be required to register as a sex or violent offender in Indiana; and
 - (4) (5) any other matter required by law to make a registration determination.
- (c) After the department has made a determination under subsection (b), the department shall update the sex and violent offender registry web site and transmit the department's determination to the local law enforcement authority having jurisdiction over the county where the sex or violent offender resides, is employed, and attends school. The department shall transmit:

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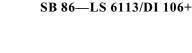
- (1) the sex or violent offender's name, date of relocation, new address (if applicable), the offense or delinquent act committed by the sex or violent offender, and any other available descriptive information;
- (2) whether the person is defined as a:
 - (A) tier III sex offender;
 - (B) tier II sex offender;
 - (C) tier I sex offender; or
 - (D) violent offender;
- (3) whether the sex or violent offender is a sexually violent predator;
- (3) (4) the period the sex or violent offender will be required to register in Indiana; and
- (4) (5) anything else required by law to make a registration determination.

SECTION 19. IC 11-8-8-23 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 23. (a) This section applies to a tier I sex offender who seeks to have the offender's registration period reduced from fifteen (15) years to ten (10) years under section 19(f) of this chapter.

- (b) A tier I sex offender may seek to have the offender's registration period reduced from fifteen (15) years to ten (10) years by filing a verified petition in:
 - (1) the court of conviction, if the offender was convicted in Indiana; or
 - (2) a circuit or superior court located in the county where the offender's principal residence is located, if the offender was convicted in another jurisdiction.
- (c) A petition filed under this section must briefly describe why the tier I sex offender is entitled to relief, making specific reference to the four (4) prerequisites for relief set forth in section 19(f) of this chapter.
 - (d) Upon receipt of a petition under this section, a court may:
 - (1) summarily dismiss the petition if the petition does not entitle the tier I offender to relief; or
 - (2) provide a copy of the petition to the prosecuting attorney and conduct a hearing on the merits.

A hearing may be set not less than thirty (30) days after the court provides a copy of the petition to the prosecuting attorney. The prosecuting attorney may attend the hearing and present evidence.

(e) The tier I sex offender bears the burden of proving by a











preponderance of the evidence that the offender meets the four (4) prerequisites for relief set forth in section 19(f) of this chapter.

- (f) If the court finds that the tier I sex offender has proved that the offender is entitled to relief under section 19(f) of this chapter, the court shall reduce the offender's registration period from fifteen (15) years to ten (10) years. If the court reduces the offender's registration period under this section, the court shall notify the department and the local law enforcement authority in the county. The department shall notify other relevant agencies and individuals, if applicable.
- (g) If the court finds that the tier I sex offender has not proved that the offender is entitled to relief under section 19(f) of this chapter, the court may not reduce the offender's registration period.
- (h) A person may file a petition under this section not more than one (1) time per year.

SECTION 20. IC 11-8-8-24 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: **Sec. 24. (a) This section applies to a:**

- (1) tier III sex offender;
- (2) tier II sex offender;
- (3) tier I sex offender; or
- (4) violent offender;

who seeks to challenge a determination made in Indiana concerning the sex or violent offender's classification or registration period.

- (b) This section does not apply to a sex or violent offender convicted in another jurisdiction who seeks to challenge a determination made in the other jurisdiction.
- (c) As used in this section, "petitioner" means a person to whom this section applies who seeks to challenge a determination relating to:
 - (1) the person's classification as a:
 - (A) tier III sex offender;
 - (B) tier II sex offender;
 - (C) tier I sex offender; or
 - (D) violent offender; or
 - (2) the period of time the person is required to register as a sex or violent offender in Indiana.
- (d) A petitioner who seeks to challenge the petitioner's classification or registration period may do so by filing a verified petition in:

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- (1) the court of conviction, if the petitioner was convicted in Indiana; or
- (2) a circuit or superior court located in the county where the petitioner's principal residence is located, if the petitioner was convicted in another jurisdiction.
- (e) A petition filed under this section must briefly and specifically describe why the petitioner is entitled to relief.
 - (f) Upon receipt of a petition under this section, a court may:
 - (1) summarily dismiss the petition if the petition does not entitle the petitioner to relief; or
 - (2) provide a copy of the petition to the department and the prosecuting attorney and conduct a hearing on the merits.

A hearing may be set not less than thirty (30) days after the court provides a copy of the petition to the department and the prosecuting attorney. The prosecuting attorney, the department, or both may attend the hearing and present evidence.

- (g) The petitioner bears the burden of proving by a preponderance of the evidence that the petitioner has been wrongly classified or that the petitioner's registration period is incorrect.
- (h) If the court finds that the petitioner has proved that the petitioner is entitled to relief, the court shall order the department to revise the petitioner's classification or registration period. The department shall notify other relevant agencies and individuals, if applicable.
- (i) If the court finds that the petitioner has not proved that the offender is entitled to relief, the court may not order the department to revise the petitioner's classification or registration period
- (j) A petitioner may file a petition under this section not more than one (1) time per year.

SECTION 21. IC 36-2-13-5.5, AS AMENDED BY P.L.216-2007, SECTION 52, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 5.5. (a) The sheriffs shall jointly establish and maintain an Indiana sex and violent offender registry web site, known as the Indiana sex and violent offender registry, to inform the general public about the identity, location, and appearance of every sex or violent offender residing within Indiana. The web site must provide information regarding each sex or violent offender, organized by county of residence. The web site shall be updated at least daily.

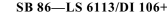
(b) Except as provided in subsection (f), the Indiana sex and violent offender registry web site must include the following information:

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- (1) A recent photograph of every sex or violent offender who has registered with a sheriff after the effective date of this chapter.
- (2) The home address of every sex or violent offender.
- (3) The information required under IC 11-8-8-8.
- (c) Every time a sex or violent offender registers, but at least once per year, the sheriff shall:
 - (1) photograph the sex or violent offender; and
 - (2) determine whether the sex or violent offender's fingerprints are on file:
 - (A) in Indiana; or
 - (B) with the Federal Bureau of Investigation.

If it appears that the sex or violent offender's fingerprints are not on file as described in subdivision (2), the sheriff shall fingerprint the sex or violent offender and transmit a copy of the fingerprints to the state police department. The sheriff shall place the photograph described in subdivision (1) on the Indiana sex and violent offender registry web site.

- (d) The photograph of a sex or violent offender described in subsection (c) must meet the following requirements:
 - (1) The photograph must be full face, front view, with a plain white or off-white background.
 - (2) The image of the offender's face, measured from the bottom of the chin to the top of the head, must fill at least seventy-five percent (75%) of the photograph.
 - (3) The photograph must be in color.
 - (4) The photograph must show the offender dressed in normal street attire, without a hat or headgear that obscures the hair or hairline.
 - (5) If the offender normally and consistently wears prescription glasses, a hearing device, wig, or a similar article, the photograph must show the offender wearing those items. A photograph may not include dark glasses or nonprescription glasses with tinted lenses unless the offender can provide a medical certificate demonstrating that tinted lenses are required for medical reasons.
 - (6) The photograph must have sufficient resolution to permit the offender to be easily identified by a person accessing the Indiana sex and violent offender registry web site.
- (e) The Indiana sex and violent offender registry web site may be funded from:
 - (1) the jail commissary fund (IC 36-8-10-21);
 - (2) a grant from the criminal justice institute; and
 - (3) any other source, subject to the approval of the county fiscal











body.

- (f) The:
 - (1) photograph; and
 - (2) home address;

of a sex and violent offender whose registration period has expired shall be removed from any part of the web site that may be accessed by the general public.

SECTION 22. THE FOLLOWING ARE REPEALED [EFFECTIVE JULY 1, 2008]: IC 11-8-8-1; IC 11-8-8-6.

SECTION 23. [EFFECTIVE JULY 1, 2008] IC 11-8-8-17 and IC 11-8-8-18, both as amended by this act, apply only to crimes committed after June 30, 2008.".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to SB 86 as introduced.)

STEELE, Chairperson

Committee Vote: Yeas 8, Nays 0.

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